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MAINE WILLS.

1640-1760.

COMPILED AND EDITED WITH NOTES

 \mathbf{BY}

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OF THE CUMBERLAND BAR,

Member of the Maine Historical Society, of the Maine Genealogical Society, and of the Gorges Society.

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1887.

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PREFACE.

RESOLVE in favor of publishing all Maine Wills recorded prior to the time of the separation of the Counties.

Resolved, That if the Maine Historical Society shall cause to be compiled and copied all the wills recorded in this state prior to the time of the separation of the counties, from the records in the county clerk's office, the registry of deeds, and the probate office of York county, and have the same duly attested by the several officers having custody thereof, and have the same printed in one volume complete, with a full index, in form similar to the volumes of Suffolk deeds, lately published by the city of Boston, the governor and council shall purchase for the state two hundred copies thereof, at five dollars per volume, and that a copy of said volume be placed in each registry of deeds and each registry of probate in the state.

[Approved February 25, 1887.]

The above Resolve shows the liberal contribution by the State of Maine toward the expense of bringing out this volume. The Maine Historical Society designated the undersigned to compile, copy and edit the work.

In accordance with the terms of the above Resolve this volume has been made a faithful transcript of four hundred and seventy-one wills recorded in the three offices specified, and its verbal accuracy is attested by the several officers having custody thereof. The wills were copied *verbatim*, *literatim* and *punctuatim*, and reproduce also in printed characters the contractions peculiar to the scriveners of the seventeenth and eighteenth centuries. An explanatory table of such contractions is given below.

These wills cover a period of one hundred and twenty years, 1640 to 1760, from the date of the earliest one recorded to the time when York County was divided into separate counties. Until then the County of York had embraced the entire Province of Maine.

In the arrangement of the wills that was adopted, the sequence of the lettered and numbered volumes in the several offices has been followed, rather than an alphabetical, or chronological order, although thereby the sequence in time was necessarily disarranged, the earliest will in point of time, that of Captain Thomas Cammock, dated September 21, 1640, recorded in Book 2 of the Registry of Deeds, being printed at page 53.

The addition of the notes in fine type, giving such dates, names of the appraisers of estates and of persons indebted, and whatever cognate information was disclosed by careful examination of the records of probating, is believed to be one that will readily commend itself.

Until 1687, the recorder of the Province exercised also the functions of a register of probate and of a register of deeds, and recorded the wills apparently indiscriminately in the seven books in the Court records, marked only by letters, or in the four volumes in the Registry of Deeds cited in the following pages.

But this apparent lack of system may be explained in part by the known facts that some of these books of record were removed from the County for safe keeping during the Indian wars; and that what is now numbered one, as the first book in the Probate Office, was probably opened in Boston under Governors Dudley and Andros, when they caused all probate affairs to be there transacted, and was for some years detained there; and that during these interrupted periods the recorder for the time being would enter of record such wills as were presented, into such of the books as he had by him, or even upon the blotters mentioned below.

Note, in this connection, the gap of seven years between the times of the recording on pages 107 and 108 post.

Note also that volume 5, in the Registry of Deeds, was originally a book of Court records, and has been transferred to the Deeds office within the past generation.

Note also that the wills cited as from "Probate Records 0," etc. etc., printed at pages 36-43, post, occur in separate folios, of different sizes, that were originally kept as blotter memoranda, or peripatetic records, and were doubtless intended to be copied at length into the bound volume now numbered 6 in the Clerk's office, which may have then been in Boston. A careful comparison of their contents and of their folio numbers, proved, after these pages had been printed, that they are a continuation of said Book 6 of the Court records and that they supply the gap therein existing from folios 40 to 120. They have been long missing, but their discovery in a drawer in the Registry of Deeds office (where they certainly do not belong) has supplied to this volume six wills that it was feared had been lost.

Under Gorges' instructions, probate jurisdiction was among the prerogatives delegated to his deputy governor and councilors, and they constituted themselves a supreme Court of Probate, exercising all the powers of the ordinary in the ecclesiastical courts of England. This practice was continued by the justices appointed by the younger Gorges, and by the justices appointed by the royal commissioners. It was so nearly analagous to the exercise of like jurisdiction by the Massachusetts governor and assistants, that upon the usurpation by Massachusetts of the Province in 1652, and even after their purchase of the Gorges claim in 1677, no change was deemed advisable, and estates continued to be administered by authority from local magistrates, except after the revocation of the Massachusetts charter, when Governors Dudley and Andros interrupted it, as above pointed out.

By successive legislative acts of May 27, 1685, Oct. 14, 1685 and Feb. 16, 1686, the Massachusetts General Court constituted County Courts courts of probate, with "full power and authority as the ordinary in England," but not until Sept. 24, 1687 did York County set apart the set of records since separately kept in the Probate Office and numbered consecutively from 1 down, as cited in the following pages.

It is hoped that the table of Errata, which is conscientiously printed in full, will not be found unreasonably large when allowance is made for the difficulty of detecting slight errors in an undertaking of such magnitude as the preparation of this volume has proven.

WM. M. SARGENT:

PROBATE OFFICERS.

JUDGES.

1640-1687, The chief executive of the Province, whether governor, deputy-governor, president or deputy-president, or chief justice, with his councilors, assistants or associates, exercised all the powers of the ordinary in England, and constituted a supreme Court of Probate.

1687-1693, Joshua Scottow. 1693-1695, Francis Hooke. 1695-1700, Samuel Wheelwright. 1700-1710, Joseph Hammond. 1710-1715, Ichabod Plaisted. 1716-1745, John Wheelwright. 1745-1760, Jeremiah Moulton. REGISTERS.

1640-1645, Roger Garde.
1645-1646, William Waldron.
1646-1651, Basil Parker.
1651-1686, Edward Rishworth.

1687-1693, Thomas Scottow. 1693-1695, John Wincoll. 1695-1700, Joseph Hammond. 1700-1724, Charles Frost. 1725-1733, Charles Frost, jr. 1733-1744, Robt. Elliot Gerrish. 1744-1760, Simon Frost.

CONTRACTIONS.

- 1. Part of a word is left unwritten and the omission is indicated by a double point instead of the single point now used.
- 2. Small letters, called by printers "superior" letters, written above the line, show that part of the word is left out.
- 3. The sign ?, written over a letter, represents er or re following.
- 4. The mark ~, drawn above or through a letter, shows that one or more letters and even syllables are omitted, usually after it.
- 5. A straight line over a letter indicates the omission of a following m or n.
- 6. The Latin words per, pro, et and que are represented by the characters p, p, &, and q. Per and pro occur constantly in English words derived from Latin.
- 7. The Anglo Saxon character for the sound of th in th is is constantly represented by y, and the character for the sound of th in worth is sometimes represented by g.

OFFICIAL CERTIFICATES.

State of Maine.

COUNTY OF YORK, SS:

CLERK'S OFFICE OF THE SUPREME JUDICIAL COURT.

This is to certify that the Wills in the printed pages following numbered 1 to 43, inclusive, are true copies from the ancient Court Records of Maine, in my care and custody.

Attest:

[L.S.]

Dames G. Howerf

Clerk

State of Maine.

COUNTY OF YORK, SS:

REGISTRY OF DEEDS.

This may certify that the Wills printed in the pages following numbered 43 to 101, inclusive, are true copies from the Records of this office, except errors noted in the Table of Errata.

Attest:

Register of Deeds for York County.

ank Welson

ustin M. Leavitt

State of Maine.

COUNTY OF YORK, SS:

PROBATE OFFICE.

This shall certify that the Wills as printed in the following pages numbered 102 to 894, are true copies from the Records of Wills in this office, except errors noted in the Table of Errata.

Attest:

[L.s.]

Register.

ERRATA.

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MAINE WILLS.

Court Records, B, 51.

January 7th 1661

In the name of god Amen, I William Scadlocke of Cape Porpus In the province of Mayne In New England, being In pfect memory & vnderstanding, yett haueing the apprhension of death before mee, I hereby make & Declare my last will & Testament, which is that In the first & cheefest place, I committ and Comend my soule into ye hands of god my Creator, redeemer, & sanctifyer, my body vnto the earth, from whence It was at first taken, which being sollemely Interred: My mind & will is/ That wn funerall expences are discharg'd, that all Legall debts dues & Demands bee satisfyd all w'h being done, the remander of my Estate to bee disposed of as followeth vidzt: That the house Land Marsh & Cattle, with ye appurtenances y vnto apprtayeing & belonging, both with In doores & with out, I do bequeath vnto my good and deare wife, Ellner Scadlocke, soe long as shee keeps her selfe a Widdow, but If shee happen to Marry after my desease, then shee to have six Cows, Two stears, with ye third part of my bequeath aboue mentioned, & an æquall & prortionable third part of ye swine, that were then In being, & the best bedd with everything y'to belonging, but if soe bee shee dy as my Widdow, then all my estate to bee equally devided, & Justly between the Children, begotten and brought forth by mee & my aforesd wife/ And if shee dy as another mans wife or Widdow, then these Cows, steers, swine, & the 3d prt of my bequeath to bee wholly at her dispose/

Now w^ras It is expressed, that If shee dy as my widdow, then all my estate to bee thus devided amongst our children, by y^m I meane William, Susanna, John, Rebeeha, Samell, & Sarah Scadlocke.

I bequeath my bible vnto my Sunn William/ I bequeath vnto my sunn John 3 yds of broad Cloath, hee vpon that Consideration to buy 3 yds and an halfe of good Kersey of tenn shillings p yd for a sujte, for my sunn Samell, & silke & buttons vnto both; I bequeath vnto my daughter Rebeccha my worsted stockings/ I bequeath vnto my sunn William my new hatt, hee bringing Samell another of 10s or 12s prize/ I bequeath vnto my daughter Susanna Mr Cottons workes vpon ye new Covenant, of grace: I bequeath a booke Intitled meate out of the Eater to my sun William/ & to my sun John I bequeath a booke concerning Justifijng faith/ & the practice of pyety to Rebeccha/ and to my daughter Susanna a suckeing Calfe Called Trubb/I bequeath vnto my daughter Sarah one yd of Holland/ & to the end yt all thinges may bee pformed according to my mind & will, I hereby make Constitute & appoynt my loneing wife Ellner my executrix, & my sun William my executor, vnto all which I sett my hand & hært/

Testes/ Seth Fletcher/

Gregory Jefferys

his marke X

Sworn to by attesting witnesses and son William, and recorded 3 July 1662; Inventory £96-9-3.; appraisers, Mr. Tho: Williams and Leef* Ric: Hitchcocke

William Scadlocke/

Court Records, B, 53.

The last will & Testament of Edmund Littlefejld Decembr 11:61:

First I bequeath my soule to god Almighty, & I bequeath my body to the earth from whence I came/

I bequeath vnto Francis Littlefejld my Elldest sun, & Anthony Littlefejld, & Elizabeth Wakefejld my daughter, all the whoole Tract of Land lijng of the North East side of Kenebunke with the Falls togeather with a Certen quantity of Marsh lijng vp In the woods, betweene Cape Porpus River, & Kenebunke, which is specifyd In two deeds, granted by Mr Geo: Cleeue Agent of Mr Rygby, which is now come into the Government of Mr Gorges, Proprietor of the Prouince of Mayne/ Which Land & Marsh shall bee æqually devided amongst those three aboue specifyd/

I giue vnto Francis Littlefejld Senjo^r 10^s to bee pd out of my goods/

I giue vnto Anthony Littlefejld all my weareing Cloaths/ I giue vnto Elizabeth Wakefejld 5° to bee pd out of my goods/

I giue vnto my 3 executors Namely Annas Littlefejld, My wife, & Thom^s Littlefejld, & Fran: Littlefejld my youngest sun all my vpland & Marsh att home which is not disposd, & that which I bought of my sun Anthony, & alsoe yt which I bought of Mr Fletcher, togeather with ye Corne Mill & saw Mill, with all my houseing & goods, within doores & with out, togeather with all the stocke & Cattle both small and greate, which shall bee æqually deuided amongst those 3 executors, onely the Yland that lyeth on the South side of Webbhannett River, If the sd Thos & Francis Littlefejld Junjor do both of them pay to Annas my wife foure bushs of Corne yearely for 7 yeares, then my wife shall have nothing to do with Itt, otherwise if they do not pforme that yearely, then my wife shall haue pouer to lett it to others, & to expell them quitte out of it all/

And likewise my sun Thom^s & Fran: Littlefejld shall pay vnto my wife eight bush^s of wheate yearely, for y^e Corne Mill, if they will not yⁿ my wife shall have pouer to lett it to any other, & expell them out of it/ And my wife shall have her third part of the Marsh, that lyeth on the South East side of Webbhannett River; And if soe bee y^t Fran: Littlefejld & Thomas Littlefejld, & Fran: Littlefejld my youngest sun bee loueing & helpfull to y^r mother my wife, then they shall have all after her desease, otherwise if they bee not loueing & helpfull to her shee shall have pouer to dispose of itt, w^r shee thinkes good herselfe/

I giue vnto my daughter Mary Barrett, and to my daughter Hannah Littlefejld fiueteene pound^s a peece to bee pd with in 3 years, fiue pound^s a peece yearely, till it bee payd/ I do giue vnto all my grandchildren fiue shillings a peece Wⁿ they come at age/

I give vnto my sun John Littlefejld Tenn pound^s, to bee payd out of ye fourty pound^s which hee is to pay for his purchase att Ogunquett/

Alsoe the 3 executors, Namely Annas my wife, & Tho: & Fran: Littlefejld shall have pouer to recover & receaue all debts/ And those 3 executors shall pay all debts dues & demand^s, & all portions Legacys & gyfts, which is here specifyd; My suns Tho: & Fran: Littlefejld Iunjo^r, is to Improve & till the ground, & thejre mother my wife shall have the third part of the Corne/

I give vnto my wife 6 or 7 Acers of Marsh that lyeth at Ogunquet.

I desire Mr Ezekell Knightt & Mr Jos: Bowles to bee my Feffees In trust If neede require, to see my will fullfilled/ Testes/ Edmund Littlefejlds

Ezekell Knights/
Jos: Bowles/

owne hand/

Court Records, B. 54.

The last will & testament of John Barrett Senjor, being in pfect vnderstanding & memory Aprill 17: 1662/

First I bequeath my soule to god almighty/ 2ly I bequeath my body to the earth from whence Itt came/ 3ly I bequeath my houses, vpland & Marsh att home, with all my estate of Cattle both great & small, with all my goods with in doores & with out, vnto Mary my wife, which I do make my executrix & Administratrix, & that shee may pay all my debts, & may receaue all Which is any way due to mee, alsoe my wife shall Cutt wt hav shee hath neede of vpon the Marsh at ve necke of Land dureing her life/

I giue vnto John Barrett my sun, my vpland at the stony brooke, & the three acers of Marsh at Ogunquett, & I giue vnto my sun the Marsh at ye necke of Land, which lyeth betweene Mr Bowles & Fran: Littlefejld Senjor, onely my wife his Mother shall cutt wt hay shee standeth neede of yearely dureing her life/

Testes us.

John Barrett his marke ${\cal IB}$

Jos: Bowles/ Samell Austine

Frances Crosse her marke ×

Proved 4 July 1664; Inventory returned at £173: 4: 0, by Mr Jos: Booles, Samell Austine and John West, Aprill 29: 1662.

Court Records, B, 96.

I Nicholas Daviss of Yorke In the Province of Mayn, being of Prefect Memory & vnderstanding, though not unsencible of the vncertenty of my life, vpon wch consideration being the more willing to settle thinges vidzt outward my estate in due order, do hereby make & declare this signification of my mind, In these Presents Included, to bee my last Will and testament as followeth/

I giue vnto my Cosson Mathew Barnard of Boston the wife of Mathew Barnard the some of fiue pounds/

I giue vnto my Cosson William Loeke of Owborne two silver spoones & fiue shillings In silver/

I giue vnto my daughter Astine & her two children Mary & Sarah Austine Three pounds/

I give vnto Mary Dod Elizabeth Dod & Mehitabell Dod 20° a peece/

I doe likewise giue vnto the aforesd Marry, Elizabeth & Mehitabell Dod my house housing & Lands, with all priuiledges & appurtenances belonging there vnto, after ye decease of my wife Elizabeth Dauis/

These Legacys being payd as abouesd I doe give vnto my beloued wife Elizabeth Davis, the soole vse of all my houses & Lands soe . . . g as her naturall life Contineweth, & do grant & give vnto her the sool vseing & disposeing of all the rest of my goods Chattles Cattle Househould stuffe, debts or wtsoever else appertaynes to mee, for her own proper vse & behoofe as shee shall see meete, to dispose yto to her selfe & others/

And for the better Prformance of this my last will, I do desire & appoynt my Loueing frejnds Capt John Davess & Mr Peter Weare to bee ye overseers thereof, vnto whom I do giue fiue shillings a peece/ In witness wrof I haue sett two my hand & seale/ Dated this 27: day of April 1667: In ye. 19th yeare of or Soueraign Ld ye King Charles the secund/

Signed & Deliverd

Nicholas Davis (his seale)

In yº Prsence of, Edw: Rishworth/ Susanna Rishworth/

Probated:—recorded 17 August 1670. Inventory returned at £102: 10: 6. by Edw: Rishworth, John Davess, and Mathew Austine, 12 March 1669 or 70. Debts due to his estate fron the Town of Yorke, Job Allcocke, Will: more, Thomas Bragdon, the County Treasurer, Phillip Cooper, Phillip Hatch, amounting together to £4: 11: 6.

Court Records, B, 97.

Know all men by these Prsents that I John Tucker fisherman of the Yles of shoales, vidz^t Starr Yland In the County of Portsmouth being by gods prouidence at the house of John Amerideth of the Town of Kittery In the County of Yorke, very sicke and Weake of body, yett at Prsent of Indifferent firme memory and vnderstanding, doe make this my last will & Testament/

- 1 Inp^s I Committ my spirit vnto god that gaue Itt, & my body vnto the dust from whence It came, to bee decently buried at the Charge of my executor, whom I shall name & appoynt/
- 2: I dispose of my outward estate In manner as followeth, vidz' my Will is that all my debts bee duly & truely payd by my executor/
- 3: I giue & bequeath vnto Thomas Wells Minister of the Town of Kittery the full & Just some of one pound tenn shillings, to bee payd by my executor after my decease, the one halfe In money & the other halfe In fish/
- 4: I giue & bequeath all the rest of my estate Whatsoeuer vnto my very Loueing frejnd John Amerideth, & Johanna his wife, and my will is, that all those y^t haue any estate of mine in their Costody, or y^t doe ow any debt vnto mee, do deliver & pay the same vnto the sd Amerideth or his wife after my decease, vpon y^r demand or either of them thejr heyres, executors administrators or Assignes, in speties, as the same is to bee delivered or payd vnto mee/
- 5: I doe Nominate & appoynt the abouesd John Amerideth Senjo^r of the Town of Kittery in the County of Yorke, to bee the executor vnto this my last will & testament, & do hereby Inioyne him faithfully to Prforme all & enery of the βmisses aboue mentioned/ In Witness w^r of I hane here vnto sett my hand & seale Dated y^e last vidz^t the Thyrty one day of October, In the Twenty secund yeare of the Reign of o^r Soueraigne Ld King Charles the secund, by the

Grace of god King of Great Brittan France & Ireland, & In the yeare of our Lord one thousand six hundred & seaventy/31:8: Anno: Dom: 1670:

Subscribed & sealed in the

Prsence of us,
William Rawling/
the marke of ×

Thomas Sharpan

The marke

John Tucker (his seale)

Sworn to at Portsmouth by subscribing witnesses 3 Jany 1676: Probated 26 April 1671: Inventory returned at £65: 10: 16½ by Edw: Chambers & Vincent Burton, recorded 26 May 1671.

Court Records, B B, 18.

Janvary: 14: 1661-2:

In the name of god Amen, I Gregory Jefferys being In perfect memory and vnderstanding, yet being sencible of frajlty & mortality, do hereby & herein declare & make known my last & latest will & testament, Which is that I Committ & Commend my spirit vnto him who gave Itt mee, & my body vnto the dust from Whence It was taken, the which after my departure out of this life, being sollemely Interred, funerall expences defrayed, all legall debts, dues & demands satisfyd, & all Legacys, & bequeaths being disposed of, that then my wife Mary Jefferys shall have my whoole estate, In her own hand till my sun John come vnto the age of seaventeen yeares, who then shall have an æquall halfe, as It shall bee now valewed of all moueables as his owne portion, being vnderstood equally with halfe ye Land not besids Itt, & if my sayd wife die before him, that then my aforesd sun shall have the houseing & land. But if the Lord take away my sun his estate shall fall into the Infants hands, that is in the mothers Wombe at this Present. if the sd Infant bee not then liueing, the sd portion to fall

into the Mothers hands If the Infant surviue them both, to bee soole possessor of both their estates; And Moreover I bequeath vnto the Church of Sacoe, to the end such things or some or one of them at least as are necessary for the carijng on of the worship & seruice of god there in may be Inioyed, one yeareling steare to bee Deliverd to whom anthority shall see meete, & as they shall see Cause at the next generall assembly. I bequeath vnto my Kinesman Charles Potum a 2 yeare ould Heffer Called rose, and to ye end this my will may bee fully accomplished, I make & ordajne my wife as executrix, the aforesd Charles Potum executor there of/ In ratification & confirmation of all which, I freely sett my hand & hart/

Testes Sheth Fletcher/

Gregory Jeffery/

John Scadlocke/

Sworn to by attesting witnesses, 7 Mch 1661, the first deposing it was executed by Jeffrey "two days or there about before his departure out of this world"; Recorded 7 Feby 1665; Inventory returned at £120-0-0 by Mr Tho: Williams and Morgan Howell 17 Feby 1661-2.

Court Records, BB, 19.

In the Name of God Amen/ Septembr 8: 1664:

Mary Lux now being in Perfect Memory: & vnderstanding my fraylty & mortall Condition, do hereby & herein declare & make known my last will & testament Which is, that I Comend & committ my spirit to ye Lord that gaue it mee, & my body to the dust from whence It was taken/that after my departure ont of this mortall life, that my last husband John Lux may Inioy all & wholly that estate the which my former husband Gregory Jeffery now deseased, left vnto mee his then lawfull wife, according to my aforesd husbands Jefferys will, according to the tenour of Itt that is to say to keepe my sunn John Jefferys vntill the age of seaventeen yeares, with that halfe of the estate given him,

by his aforesd deseased father Jefferys, according to ye dementions of my aforesd husband Jefferys will deseased: Alsoe I doe resigne all & every of my part & portion of the aforesd estate, into the hands & keepeing of my last husband, John Lux, that if the Lord please to take away my sunn John Jefferys before hee come to ye age of seaventeen yeares, that halfe of the estate then belonging vnto him, may returne vnto my daughter Mary Lux Alsoe that my sunn Joseph Lux may possesse & Inioy my aforesd halfe of the estate with all the appurtenances according to the tenour of my deceased husbands Jefferys will; And if the Lord bee pleased to take away my sunn Joseph Lux, that then I bequeath & give all the estate wholly to bee posses'd by my aforesd daughter, Mary Lux, after the desease of my last husband John Lux/ Which is my will & desire, & doe freely here vnto sett my hand & seal/

Testes/

 $_{
m the}$

 $\begin{array}{c} \text{the} \\ \text{of Richd} \times \text{Reding} \end{array}$

of Mary Lux (her seal)

Marke John Allger/

Recorded 7 Feby 1665.

Court Records, C, 10.

In the name of God Amen, I Gyles Roberts of Bla: Poynt being sicke In body, but of Prfect memory do hereby Constitute, & make this my last Will & testament in manner & forme following, disanulling & revoakeing all former Wills & testaments/ Inprs I Committ my soule into the hands of Christ, the Saujor & redeemer of falne man, my body to ye grave decently to bee burjed/ My Prsonall estate I dispose of as followeth; I will that my debts weh I ow to any Prson or Prsons bee truely discharged/ & the rest of

my estate that It bee disposed of & layd out for ye bringing vp & mantayneing of my three children now with mee according to ye discretion & prudence of my executor & ouerseers, hereafter mentioned/ & wt estate shall bee left after the bringing vp of the sayd Children, I will that It shall be æqually devided amongst my five children, the 3 with mee now, & the two yt liue with my brother Arther Auger/I do hereby nominate & Constitute my loueing brother In law Arther Auger executor of this my last Will & testament, & my Honord & Trusty frejnd Mr Hen.. Jocelyn, & my loueing brother In law William Shelden, overseers of the same/ In Witness of Which Premisses I have herevnto sett my hand & seale this 25th of Janvary, 1666:

Signed sealed & Deliuerd

Gyles Roberts his Marke

In the Presence of, Richd Foxwell/ Mary Bodin her Marke ×

 $\sum_{\mathrm{(seal)}}^{\mathrm{(his)}}$

Sworn to 20 June 1667; Recorded 26 July 1667; Inventory returned £66-00-3, less £13-01-3 debts to be deducted, by Andrew Brown and John Palmer appraisers, 30 Jan'y 1666.

Court Records, C, 13.

The last Will & testament of Thomas Skelling, being very Weake In body, but in Prfect memory/

I giue to my sun Thomas one Cow, & a young steare & a Calfe/ further I giue to my sun John one Cow/ & I giue my Towles to bee deuided between them both/

further it is my will to make my wife executrix to receive & pay my debts, and all the goods y^t I have to bee at her dispose, dureing her Widdows estate, & if shee marry she

shall have but the thirds, & the rest to bee deuided æqually to all my children/ Dated the 14th of Novembr 1666/

Witnessed In ye Presence

The Marke of

of us, Robert Corbine/ Thomas Wakelie

Phyneas Rider/

Thomas Skelling/

Swern to by Cerbine & Rider 2 Oct. 1667; Recorded 3 Oct. 1667; Inventory returned at £186-14-0 by Phyneas Rider, Gee: Ingersell and Nathaniell Wallis, appraisers 21 Dec. 1666, and attested by Deborah Skelling, "wife formerly vnto Tho: Skelling deceased."

Court Records, D, 26.

July 21 ano Dom: 1687

This being the last Will and testament of the sd Silvester Stover liueing in Cap nadick belonging to york in the province of Maine in New England, who being bound by the grace of god into old England Doe here Giue and Will vnto my sone John Stover my right and title that I haue in the Cape neck in Whole after the decease of my wife

And I doe here confirme vnto my sone dependance Stover, Three score and ten acres of land where his house is vp the river lieing in Cape Nadick

And to my sone Josiah Stover I giue to him the new pasture lieing vppon the right hand of the lane goeing from my house to yorke and so vppon the Southard side of the way to run west south west so farr as my bownes go. and the salt Marsh belonging to it lieing vp the river, after the decease of my wife

And the houses and the rest of my land that is not Disposed of I will and Giue vnto my sone George Stover and If my sone John Stover please he shall have that Libertie for to change with my sone George Stover for what land and houses which he have at the Cape neck for that which my sone George Stover have here after the decease of my wife.

And as for the Moueables I leave to my Wife for to Dispose amongst the rest of my Children as shee see Good at her decease Wher vnto I here have sett my hand and fixed my seale in the presence of

Signed Sealed

delivered in the presence Silvester of Nathaniell Clayce



Sworn to by both attesting witnesses 14 Feby 1689-90; Inventory returned at £731: 07:00 by Elizabeth Stover, widow, 17 Feby 1689-90-

Court Records, D, 32.

Henry Goddard

The last Will and Testament of John Litlefeild Junr of Wells in the povince of Main

After long sickness I being weake in body yet haueing my Vnderstanding & sences I doe Dispose of my out ward Estate which god hath given me as followeth

I Doe give vnto my Wife Mehetabell all my lands & goods & house and cattell and swine I makeing her my Executrix & shee is by my will to provide for my decent buriall

She also is to pay to my Daughter Lidia a Cow

it is also my will that my Daughter haue my square barrild gun, also that my Daughter be brought vp decently which I doubt not of

In testimony of Which I sette my hand this ninth Day of September one thousand six hundred Eightie nine in the first yeare of the Reigne of K William

in presence of

John Litlefeild

Simon Willard Samuell Stover John Eldred

Sworn to by all the attesting witnesses 19 Feby 1689-90; recorded 5 March 1689-90; Inventory returned at £162: 15: 0, by John Clayes and Nicholas Cole, appraisers, 16 Sept 1689.

Court Records, E, 18.

In the name of god Amen/

I John West being very weake & sicke, but In pfect Memory In my sences praysed bee god, I do bequeath my soule to god Almighty & my body to dust, from whence itt came hopeing of a joyfull resurrection through Jesus Christ/

And for those goods which god hath lent mee, I do bequeath into the hands of William Coole, for the space of three yeares, for the vsse of my foure grandchildren that is to say Ann Haly, Lydea Haly, Samell Haly, & Tho: Haly, to bee equally deuided amongst them at three yeares end, & that y' father Thomas Haly shall have nothing to do with itt/ And if my grand daughter Ann shall marry before three yeares tyme, shee shall have my bedd & bedding & all belongeth to itt, for her whoole shayre, & the rest of my estate to them that are aliue: And the abousd William Coole I do giue him the Redd Heffer, and the fatt Hogg & all the Iron Towles, weh is mine freely, & the vsse of all the Cattle & Increase for three yeares, with the vsse of all the househould goods, except yt Ann Haly do Marry before, & then shee is to have the bedd & yt which belongs to itt, alsoe I give him the young steare freely to him selfe, & William shall have the hay towards keepeing the Cattle; I do ow vnto Mr Fryer foure pounds which shall bee payd out of my goods/ I alsoe ow vnto Tho: & Francis Littlefejld Junjor & yr mother Twenty three shillings, which shall bee payd out of my goods/ I ow Mr Witt: Symonds 1 bush¹¹ of peas/ I giue vnto Francis woolfe my best Cayrsey sujte, & my best hatt & my gray Capp, & my Colourd stockeings/ I giue vnto Mary Reade my Hollane pillow beare, & 4 Hollane napkines & a Remant of Cayrsey, & a small peell of woll/ I ow Goodw: Crosse 10s for worke/

W' is owing to mee, Stephen Batson oweth mee	6e	0ª
Mary Miles oweth mee about eight or	10	0
Willia: Loue of Newgewanacke oweth mee	17	6
John Syth of Cape Nuttacke oweth mee	00	0
William Norman oweth mee yt I must pay Mr Fryer	19	

Mr Fletcher oweth mee	0	6	0	
Mr Preble oweth mee wi I left in his hands wn was Constable, to bee pd out				
of the Treasury	1	6	0	
More I ow George Parker I bush ^{II} of Corne				
& 1 ow Jon Cloyse 6 dayes worke	0	15	0	
And I ow William Ashley 7 or				

And I make William Coole my whoole executor, & Administrator of all my goods, & I desire Tho: Littlefejld & John Read the ouerseers of this my last Will & testament to see Itt fullfilled with out any frawd or debate/ Dated this 29th of September 1663: & wr the ouerseers cometh to any trouble or charge they shall bee payd Itt out of my goods/

John West 7

his owne marke/

Assigned before vs/
Joseph Bowles/

Tho: Littlefejld his

marke/ ×

Mary Reade her

Marke X

Sworn to 5th: 8th: 63: Inventory returned at £45: 10th: by Joseph Bowles and Samuel

Court Records, E, 23.

Austine same day; both recorded 23 Oct. 1663.

In the name of god amen/ The 11th day of November: 1663: I Jonas Balie of blew poynt alias Scarborrough In the prouince of Mayne alias the Countie of yorke, In New England being sicke In body, but of good & pfect memory thankes bee to god, & Calling to remembrance the vacerten estate of this transitory life, that all flesh must yejld vato death, w Itt shall please god to Call, do make Constitute & ordayne, & declare this my last will & testament In manner & forme following/ reuoakeing & disanulling by these psents, all & every testament & testaments will & wills heretofore by mee made & Deliverd by word or wrighting,

& this to bee taken onely for my last will & testament, & none other/ & first being pœnitent & sorrowfull from the bottome of my hært for my sins past, most humbly desireing forgiuenesse for the same, I giue & Committ my soule to god, my Saujo^r & Redeemer, In whome & by the merritts of Jesus Christ, I trust & beleiue assuredly to bee saved, & to have full remission & forgivenesse of all my sins, & that my soule with my body at the day of resurrection shall ryse againe with Joy & through the merritts of Christs death & passion possesse & Inheritt the kingdome of Heaven spared for his Elect Chozen. My body to bee burjed neare my wife Elizabeth, In ye Orchard by my house; And now for the settleing of my temporall estate, I do hereby Order, giue & dispose of the same, In manner & forme following/ I will that all those debts yt I ow to any manner of pson or psons wtsoeuer, shall bee truly satisfyd & payd, with in Convenient tyme, after my desease, by my executrix hereafter named: I do hereby make & ordayne my wife Ellner Baly my soole & onely executrix, & do gine & bequeath vnto her all my whoole estate after my decease, excepting those pticulars following; Inps I giue vnto Mr Robert Jordans six suns eight pounds to bee æqually deuided amongst them/ Item I giue vnto Mr Fran: Neale Senjor, Three pounds/ I giue vnto his sun Fran: Neale 20s: Item I giue vnto his 2 daughters tenn shillings a peece/ Item I giue vnto John Jackeson fiue pounds. Item I giue vnto my brother Nicho: Baly Two pounds. Item I giue vnto Elizabeth Bryers Three pounds/ Item I giue vnto John Jackesons sun one pounds/ Item I do giue vnto young John Bryers one pound Item I giue vnto John Bryers his two daughters one pounds/ Item I giue vnto my man Hen: Burt one Heffer Calfe. Item I giue vnto my Godsun Samuell Neale halfe my plantation after the desease of my wife/ Item I giue vnto Andrew Browns fiue suns Tenn shillings

a peece / In Testimony wrof, I have herevnto sett my hand, this 11th of Novembr aforesd/ Signed & acknowledged In ye The marke of psence of Pajton Cooke/ Jonas Baly Christopher Collines/

Sworn to 9 Febry 63-4; recorded 8 March 64; Inventory returned at £294: 7: 4, 25 Jan'y: 63, by Richard Foxwell and Arthur Anger appraisers; Debts due him from Mr Robert Jordan; Andrew Browne, William Scadlocke and Mr Watts. A protest against the allowance of the above will is filed by the Rev. Robert Jordan, who claimed "that since & ever since the 11th of March 42: all the estate which might bee supposed to belong vnto Jonas Baly, hath heene & is Actually the right of the sayd Jordan, by deed, purchase & mantenance." and be files an alleged brief will by said Baly, of the last above date, in favor of Sarah Winter.

Court Records, E, 37.

The will of Peter Turbutt: Bequeathing his soule to god hwo gaue it and then his Bodi to the yearth from whence it came and then I giue to my ffather in Lawe John Sandars my youg Dafter Elizabeth Turbut yt he or they may keepe and Bring her vp tell shee is att womans yestate not any way Else but to be keept as his owne Next for what Estat I have my lawfull debts being payd out of vt I giue all my goods to my wife Sarah duering her lif boath howes and Howesing vpland & meadow feldes and anything that belongth to me that shee may Peasabl Inioy and keepe tell god hath finished her lif & then if my sonn John doth liue he shall recene all my Land & marsh to keepe & hould from him & his vse for ener & if god doth take the said John by death awaye then ye sd Lands as abone said shall fall to my sonn Peter his vse Prouided my sonn John dij without any Ayer made in the presence of vs to Wittnes John Danis

The marke \times of

William Roberds: These are my debts as foll⁸

To Major Shapligh	03 00 00
To Mr Walker	
To Goodman Mountygue about	00 18 00

Sworn to 15 March 1669-70 by the attesting witnesses: recorded 29 June 1670; Inventory returned at £61, by the widow Sarah Turbett, 14. Oct. 1669. 2

"Richard Hix and his wife Susanna mak oath of that Cloase in the will which hath reference to ye giving of his daughter Elizabeth to his ffather Sandars Peter Turbut did revoke vpon his death bed and leaft his daughter at ye whole disposeing of his wife Sarah/

Taken vpou oath this 19th of Octobar 1669 Before vs

Brian Pendleton Com^r

Frances Neale Assoc.

Court Records, E, 44.

In the name of god Amen/ the Thyrteenth day of June 1670: I John Sanders Senio^r of Cape Porpus in the County of Yorke in New England Planter, being very sicke & weake in body but of sound & Prfect memory (prayse bee given to god for the same) & knowing the vncertenty of this life on earth & being desirous to settle things in order, do make this my last Will & testament in manner & forme following/

That is to say first & principally, I commend my soule to Almighty god, my Creator hopeing & beliueing that I shall receive full pardon, & free remission of all my sins & bee saved by the prætious death & merrits of my blessed Saujor & Redemer Jesus Christ, & my body to the earth from whence It was taken, to bee buried in such decent manner, & Christian, as to my executrix & Executor hereafter named shall bee thought meete & Convenjent/

And as touching my worldly estate, as the Lord in mercy hath lent mee, my will & meaneing is the same shall be Imployed & bestowed, as here after by this my will is expressed/ & first I do revoake renownce frustrate & make voyd all wills by mee formerly made, & declare & appoynt this my last Will & testament. Ite: I give & bequeath all

my estate to Ann Sanders my deare & loueing wife, dureing her life, & at her decease I bequeath the house & Land belongeing & apprtaying therevnto, with all the priviledges & appurtenances there vnto belonging that now I liue in vnto my sun Thoms Sanders, & at his decease to his sun John Sanders, & soe from heyre to heyre & next of kine surviueing the deceased Proprietor; Item I now do bequeath a Tract of Land Wch I Judg to bee one thousand Acers more or lesse, being or lijng about eight or nine Miles aboue Cape Porpus River ffalls, vnto my son John Sanders to take possession of & Inioy at my decease. Ite: I bequeath the rest of my estate vnto all my children to bee equally deuided, amongst them, after their mothers decease, hereby makeing & appoynting my dearly beloved Wife to bee my executrix & my sonn Thomas Sanders abouesd my executor/ and this my last Will & Testament may in all thinges bee accomplished & fullfilled according to my true Intent and meaneing, I request my Loueing Neighbours, Symon Booth of Winter Harbour & John Barrett of Cape Porpus to take vpon them to bee supervizers of the same/

In witness wrof I have here vnto sett my hand, the day & yeare aboue Written/

Witnessed by
Sheth Fletcher/
Joseph × Cooles
marke

John \bigcirc Sanders Senjo^r

Acknowledged 24 June 1670, before Bryan Pendleton Commissioner; recorded 13 March 1670-71; Inventory appraised at £139: 18: 0, by Griffine Mountegue and Charles Potum, and returned by the widow Ann Sanders 23 Aug. 1670.

Court Records, E, 46.

I Godfrey Shelden of the Town of Scarborrough alias Bla: Poynt Planter aged sixty fiue or yrabouts being of Prfect memory doe by these make & appoynt my last will & testament in manner & forme following/

1: Ip^s: I bequeath my soul to god that gaue it/my body to y^e earth from whence It was taken, & to bee decently buried/all my worldly goods & estate I giue as followeth/

2ly I give vnto my Elldest sun william Shellden the one halfe of my goods within doores & with out, & the halfe of my Land & houseing, forth with to Inioy to him his heyres or assignes, and the other halfe after my decease I give vnto my wife Alce dureing her naturall life, both goods lands & houseing, & after her decease to my sd Elldest sunn William, who I appoynt my executo¹ & order him to pay vnto his brother John Shellden foure pounds, & to each of his sisters tenn shillings, & give vnto his wife Rebeccah Tenn shillings, and vnto her brother Samil Scarlett I giue fiue shillings, & I order out of the halfe part of Land houseing & goods I reserve to my selfe & wife the charge of my burijng, debts & Legacys, abouesd, being payd to Confirme the treuth here of, I do here vnto subscribe & sett my hand, this thirteenth of March 166\frac{3}{4}

Witnesseth

Hene: Jocelyn/ The marke of Samil

Scadlocke/×

The Marke of Godfrey

Shellden —

Sworn to 3 April 1670; recorded 5th of - 1671:

Court Records, E, 62.

In the name of god Amen/ the sixth day of June one thousand six hundred & seaventy, I Richd Hitchcocke of Winter Harbour being Internally in bodily health, & of good & Prfect memory, thankes bee to almighty god, & calling it to remembrance, ye vncertenty of my transitory life, haueing an externall Malody vpon mee, yt is hastening mee to my end, do make constitute ordayn & declare this my last Will & testament in manner & forme following/revoakeing, & adnulling by these Prsents, all & every testament & testaments, will, & Wills by mee heretofore made & declared either by word or writeing, & this is to bee taken onely for my last will & testament, & noe other/

And first being sorry & pænitent from the bottome of my hart, for my sins past, most humbly desireing forgiueness for the same, I giue & Committ my soule vnto Almighty god my Saujo^r, & redemer in whom & by the merritts of Jesus Christ, I trust & beleiue, (Lord helpe my vnbeeleife) assuredly to bee saved, and to haue full remission & forgiveness, of all my sins & that my soule with my body at ye generall day of resurrection shall rise agajne, with Joy and through the meritts of Christs death and passion, possess & Inherite ye kingdome of heaven, prepared for his Elect & Chosen, & my body to bee burjed in such place, where It shall please my executrix hereafter named to appoint/

And now for the settleing of my temporall estate, & such goods Chattles & debts, as It hath pleased god fare aboue my deserts to bestow vpon mee, I do order give & dispose the same In manner & forme following/ That is to say first y^t I will that all those debts, & dutys y^t I ow In right or Conscience to any manner of Prson or Prsons w^tsoever, shall bee well and truely Contented & payd, or ordayned to bee pd with in Convenjent tyme after my decease, by my executrix hereafter named/ Ite: I giue & bequeath one third part of all my estate, to my dearly beloved wife, the

Weh shee shall have & possess at & vpon my decease/ Item the rest of my estate in manner as followeth/ Each of my six children vidzt: Thomas Jerusha, Lydea, Rebeccah, Ann & Margerett, to have a just & æquall proportion, my sun at ye age of Twenty one years, & the rest at ye age of eighteen, & the house & Land after ye decease of his Mother, to fall into the hands of my sun Thomas, & If any of my aforesd children dy before the age aboue expressed, that then ye part of the deceased to bee æqually devided, amongst those yt survive; to weh end & purpose, I Constitute make & ordayu my dearly beloved wife my executrix/ In witness word I have sett two my hand, the day & yeare aboue written/

Witnesses to this Will/ Bryan Pendleton Seth Fletcher/

Richard Hitchcock/

Acknowledged the same day before Bryan Peudleton Commissioner; Sworn to by both subscribing witnesses 20 Sept. 1671; recorded 31 April 1672: Inventory returned at £278 by Thomas Powell and Robert Booth appraisers, brought in by Lucretia Hitchcock, the widow, 20 Sept. 1671.

Court Records, E, 62.

In the name of god Amen/ I Griffine Mountegue of Cape Porpus in the County of Yorke, & in the Massatusetts Colony, being in pfect memory & sound in mind, but weake & sicke in body, & not knowing how soon the Lord will call mee to pay yt debt due vnto nature: have thought it meete & requisite to sett my temporal estate in order, to wth end I do make & appoynt this my last will & testament, hereby revoakeing & disanulling all other testaments & wills by mee formerly made, the wth Will & testament I declare as followeth/

Inp^s I bequeath give & resigne my Immortall soule into y^e hands of the Lord god almighty, my most mercifull &

faithfull Creator & redeemer, & commending my body vnto ye earth to returne vnto ye dust, willing & desireing that my breathless corps may bee layd by the grave of my deceased sun, John Mountegue (If it please the Lord that my race shall bee ended In the place abouesayd) there to ly & remajne & rest in hopes of a Joyfull resurrection, at the last day &c: And as for my temporall estate & worldly goods, I bequeath & giue it all of wt nature & quality soever It is, both with in doors & with out quick or dead moueble or Immovable vnto my deare & Loueing wife Margerett Mowntegue, makeing my aforesd wife my whoole & soole executrix, who haueing defrayed the charge of my funerall rightts, & satisfyd all my Legall debts, dues & demands, vnto all & every Prson vnto whom any thing shall appeare due, The remaind to make vse of, & Improue for her own liuelyhood & Mantenance: & at her desease, to bequeath give away & dispose the same vnto whomsoever It shall see meete vnto her to leaue the same: ffor the ratifijng & Confirming of weh aforesd Will & testament, I here vnto sett my hand this seauenth day of July one thousand six hundred seaventy one/

Witnesses to this will are/ Griffine Mowntegues
Seth ffletcher
Symon Buszys
marke ×

Sworn to by both attesting witnesses 1 A ril 1672; recorded 31 April 1672.

Court Records, E, 66.

In the Name of God Amen/

I Geo: Knight of Scarbrough sicke in body, but Prfect In Memory, thankes bee to god, do make this my last Will & Testament/ Ite: I do giue & bequeath my body to ye ground, & my soule to god, that gaue It/ Ite: I giue to my wife one 3d of my goods & Cattle, & the other 2 thirds to

my sonn Nathan, & my daugeter Elizabeth/ & If my wife should Marry, that then they shall putt in security for the Prformance hereof/ witness by my hand this 5th day of Aprill & in ye yeare of or Lord 1671:

Witness The marke of Geo:

Hen: Watts/
The marke of

Will: Burrage/×

Knight

Sworn to by both attesting witnesses Oct—1671; recorded 10 Nov. 1672: Inventory returned at £87: 10: 0 by Henry Watts and William Bnrrage, appraisers, 27 May 1671, and brought in by the widow Ellner (then the wife of Henry Brookin,) 10 Nov. 1672; Debts due from the Estate to Mr Scottow; Munioy; Jon Tomline; Richd Willing; Richd Moore; Mr Watts; Jon Davess; Tho: Hamett; Jon Mills and Tho: Hayley, aggregating £9: 4: 0—

Court Records, E, 69.

In the name of god Amen the Eleventh day of Janvary, 167% I Richd Martine being sicke In body, but of good & Prfect Memory thankes bee to Almighty God, & Calling to remembrance the vncerten estate of this transitory life, & that all flesh is grass, & must yejld vnto death, When it shall please god to Call, doe make Constitute and ordayn & declare this my Last Will & Testament, in manner & forme following, revoakeing & disanulling by these Prsents, all & every testament, Will & Wills heretofore by mee made & declared either by word, or by writeing, & this to bee taken onely, for my last Will & testament/

And first being sorry & pœnitent from the bottome of my hart, for my sins past, humbly desireing forgiueness for ye same, I giue & Committ my soule vnto my Almighty Sauior & Redeemer, In whom by the Merritt of Jesus Christ I trust to bee saved, & my body to bee buried, in such place we it shall please my executrix, hereafter named to appoynt/ & Now for the settleing of my tem poralls, & such goods

chattles & debts, as It hath pleased God far aboue my deserts to bestow vpon mee, I doe order & give the same, In Manner & forme ffollowing/

1: I doe will & order that all those debts and dues as I ow in right or Conscience to any manner of Prson or Prsons Whatsoever, shall bee Well & truly Contented & payd, or ordayned to bee payd with In Convenjent tyme after my decease by my executrix, hereafter named/

My deerely beloued wife Dorothy, I appoint my whoole & soole executrix to whome I bequeath & giue all my estate both reall & Prsonall, dureing her naturall Life/

And after her decease I give & bequeath vnto my Loueing sunn in law, Robert Corben a Prcell of Marsh, lijng in the great Marsh between Nathll Wallis his Marsh & Robert Corbens Marsh bounded on this side of the Gutt/

Item after my wife Dorothys decease, If y^r bee any of my estate remayneing, I give & bequeath vnto Samuell Whitte foure pounds to bee payd in goods/

Item I gine & bequeath vnto Joseph Attwell, six pounds to bee payd in goods, soe fare forth as his father may not defrade him of Itt/

Ite: as for all other of my estate, of what nature soeuer shall bee remayneing, after my wife Dorothys decease, I giue & bequeath vnto Benjam: Attwell, & Lydean Corbine, yo wife of Robert Corbine, to bee equally deuided betwixt them/ I doe desire & appoynt my Loueing frejnd, ffrancis Neale, & my Loueing sun In law Robert Corben, onerseers to see this my Will Prformed/ & In witness of this my last Will & testament, I here vnto sett my hand/

Witnesse, ffrancis Neale/

George Lewis his marke

Richard Martine

his marke/

X

Sworn to by both subscribing witnesses 20 Feby 1672; recorded 7 April 1673; Inventory returned at £206: 13: 10, by Natha¹¹ Wharfe and Jockein Williams appraisers 21 Feb. 1672, who state therein that Richard Martin "deceased the 14 Jany: 1672-3"—

Court Records, E, 71.

In the Name of god Amen, I Robert Booth Senjor of Sacoe, In the County of Yorke & in the Colony of the Massatusetts, being of Prfect Memory, but exceeding weake of body, through the anguish & pane w'withall I am continewally & vncessantly exercised, being put in mind thereby of my short Continewance in this world, & of the great duty that is Incumbent vpon mee, to take care both to set my house and my selfe In Order for my departure hence whither I shall noe more returne, nor wr I shall euer bee seene agajne, haue therefore thought It good & Convenjent to settle all things appartayneing to mee In manner and forme following/ first I doe will this psent Instrument to bee my last Testament, hereby revoakeing nullifijng and makeing voyd all Wills and testaments that might happen to bee made by mee in any manner or forme soeuer, whither written or verball/ Secundly I doe Committ my soule into the hands that breathed the same into this shakeing & tottering Tabernacle of my body, who is my onely Saujor Lord and redemer, by him to bee Prserved vnto the generall resurrection, where in both soule and body being revnited, I shall liue Eternally In glory with him/Thirdly I Commit my body vnto the dust from whence It was taken to rest in hope &c: being layd where my executrix hereafter mentioned shall see meete/ Fourthly as In reference to those good things of this life weh god In his mercy hath been pleasd from tyme to tyme to Lend vnto mee, my will is that the Charges of my funerall Obsequees being defrayed, and all lawfull dues debts and demands from mee to any one due being satisfyd: I bequeath vnto my deare wife Deborah all my estate houses Lands Moueables Immovables, And all debts that from any Prson to mee is any wise due, to haue and to hould for the Tearme of her life, haueing discharged and pformed my will In these bequeaths & Leagacys following: Fiftly I giue & bequeath vnto my daughter Mary Penewell an ew & a lamb, & to each of my other daughters

vidzt Ellner Martha & Rebeccah tenn shillings: Sixtly at the decease of my aforesayd wife, shee shall have lyberty to dispose of what shee hath amongst our surviueing children, that are with in this my last testament Mentioned, except the house land Marsh and Mill & Mill house, the weh after her decease I will to bee Deuided as followeth namely, that my sunn Symon shall haue one halfe of the Mill and Mill house, And all the Implements and appurtenances therevnto appertayneing & belonging, & halfe the Marsh that I have possessd and Inioyd, & that which remaineth I giue & bequeath vnto my sunn Robert vidzt the dwelling house & houses about it, all the vpland and the other halfe of the Marsh aforesayd, and to that end that in noe poynt my will and desire may bee vnobserved, I do make will and ordayn my aforesayd Wife Deborah to bee executrix vnto this my last will and Testament, Requesting my well beloved frejnds and Neighbours vidz^t Ralph Trustrum & Roger Hill, to become supervizers & vndertake the office, that peace & tranquillity with the amity may bee continewed amongst my surviueing Relations, who are here in Concerned/ In witness & for the Confirmation of all the Prmisses, I here vnto set my hand & seale this/

That what is aboue written Robert Booth deceased, expressed to bee his last Will & testament the fourth day before his death, is witnessed vnto by She: Fletcher/Roger Hill his marke × & wee know of noe other after either Nuncupate or other/

The Court Alloweth this will, & reverseth the Ad-

This Instrumt was Attested vnto by Sheth Fletcher to bee the will & testament of Robert Booth deceased expressed by word of Mouth to ye sd Sheth Fletcher & Roger Hill with a desire to ye sd Fletcher to draw It vp in writeing/

Taken vpon oath this 18th day March 167²/₃
Roger Hill alsoe tooke oath

ministratorship, this 2: 5th: 1673: As Attests Edward Rishworth Re: to y° aboue written the same day as aboue/Bryan Pendleton/Assotiate/

Cor:

Recorded 9th: 7th: 1673; Inventory returned at £146, by Walter Pennell and John Daveisse, appraisers, 26 Oct 1672.

Court Records, E, 79.

In the name of god Amen/

The Twenty sixth day of Novembr in the yeare of our Lord god, one thousand six hundred seaventy three, I Christopher Hobbs senjor of Sacoe, in the County of Yorke shyre, & Coloney of the Massatusetts planter, being in good & Prfect memory, although very sicke of body, & Calling to mind the vncertenty of my Continewance in the Land of the liueing, do yrfore make Constitute ordayne & declare this as my last Will & Testament, & by vertue here of doe revoake & Nullify all & every other will & testament in any kind wtsoeuer, by mee formerly made, resigneing my soole vp into the hands of god, & my body vnto the dust, from whence it was taken to bee buried, where my executor hereafter mentioned shall order, & the charges of my funerall rights & obseques, & all my debts discharged, & defrayed, I hereby dispose of my temporall estate as followeth, Inps: To my sun Christopher Hobbs ye house, & Land, moueables, & Immovables, with in doores & with out that I dwell vpon, & vnless my sun John come over to take possession of that halfe part of Land weh my daughter Jane dwelleth vpon, I alsoe bequeath the sayd halfe part vnto my sun Christopher: Item I bequeath vnto my sun Robert my vpper Plantation, & the Marsh that doth belong vnto It/ Item I bequeath vnto my daughter Jane fourty shillings, & Tenty to each of her foure children, in ordinary pay of the Town: To which end & purpose I make my sun Christopher my executor & that my Legacys & bequeaths may according to this my last Will & Testament bee disposed of peaceably & quietly, I request & hereby Impowre my neighbour James Gibbiues Senjor, & my neighbour Roger Hill to bee the supervizers here of, to Prevent disquietness, & to keepe my relations in tranquillity, each with other In Confirmation of all w^ch, I set my hand & seale to this Instrum^t the day & yeare aboue written/

Signed & sealed in the

Prsence of,
Judeth Gibbines
her marke ×
Jerushah Hitchcocke
her marke/ ×

Christopher Hobbs his

Sworn to by both attesting witnesses 28 March 1674; recorded 22 April 1674; Inventory returned at £139: 14: 0, by James Gibbines Sen. and Roger Hill, appraisers, 11 Dec. 1673.

Court Records, F, 6.

The last Will & testament of William Dixon, though weake In body yet of Perfect mind, doth dispose of his outward estate as followeth/ first I do give & bequeath vnto my beloved wife Joane Dixon the vse of my whoole estate, of Lands, houseing & Cattle, for her mantenance/ Which are to bee at her soole disposeing, soe long as her naturall life doth continew, as alsoe all other househould goods, with in & with out apprtayning to my sd estate; And after the desease of my sd wife It is my will, that my sun James Dixon shall haue my houses & lands below; weh I now liue in, & one 3d part of my land & Meddows at basse Coue, & one third part of what househould goods, or Cattle shall then

remajne, after the desease of my aforesd wife Joane Dixon, & for the other 2 3ds of my Lands & Meddows at Basse Cricke or Coue, & househould goods & Cattle yt then shall remajne after her desease, I do give the one thyrd thereof vnto John Brawn, & the other third, vnto Henery Millburys Children/ I do likewise give vnto my loueing daughter Susanna Frost thirty shillings as a remembrance, of which I leave in trust with my wife to send vnto her, whome I ordayne & my will is, that my sd wife shall bee soole executrix of my estate for disposeing yrof, as by this my last Will I have ordered, as witnesse my hand & seal this 13 day of Febru: 1665:

This will signed & sealed In

the Presence of us. Edw: Rishworth/

John Davess/

William Dixon (his)



I William Dixon do appoynt Mr Nic: Davis & Capt Jon Davess, & desire ym as offseers to see vnto the fullfilling of my last will/ Witness my hand this 13 day of Febru: 1665:

Testis Edw: Rishworth/

Symeon Dea/

Willi: Dixon his Marke



Sworn to by both attesting witnesses 16 June 1666; recorded 12 Ang. 1666; Inventory rcturned at £113:05:0 (taken 29 March 1666) by the wldow Joane Dixon.

Court Records, F, 28.

In the name of god Amen/

I Morgan Howell of Cape Porpus In the Province of Mayn, In New England, being Prfect in mind & memory, do make Constitute & appoynt this my last Will & Testament as followeth/ Item I do freely hereby give & bequeath vnto

Mis Mary Bölls, & her children all & singular my lands, Lotts, houses bujldings, fejlds, Inclosures goods & Chattells w'soeuer, wheresoever & of what nature soever to bee æqually devided betwixt her the sayd Mary Bools, & her children that is to say, the one halfe to her the sd Mary Bools, & the other halfe to her children, to hers & thejr sooly proper vsse, & behoofe thejr executors administrators & assigns for ever/

Item I do bequeath vnto Mary Frost Senjo^r, for her share in this my will & testament after my desease is this/My bed & bowlster & all that belongs to them, & likewise I do give her my brass Kettle, & two pewter dishes, & the Cow I formerly promissed her/Item I do give vnto Mary Frost Junjo^r one, the Motley Heffer/

Item I do hereby make constitute & appoynt the abouesd Mary Bools my soole & onely executrix of this my last Will & testament/

In witness w^rof I Morgan Howell have here to sett my hand & seal this seauenteenth of Novemb^r: In the yeare of o^r Lord one thousand six hundred sixty six/

Signed sealed & avouched,

Morgan Howell (his seale)

In the Presence of us, John Reade his marke ×

his marke M

Thomas Baston/

Sworn to by attesting witnesses 1 April 1667; and recorded; Inventory returned at £151: 10: 0, by William Hammonds, Samuel Austine and Edward Barton, appraisers 22 Jany 1666.

Court Records, F, 31.

May: 7:1667: In the name of god Amen/

The last Will & Testament of Mr John Gouch Senjor now liueing in Wells, In the Province of Mayn/

I bequeath my soule to god that gaue It in hopes of a Joyfull resurrection, through Jesus Christ my Saujo^r, & my body to the earth from whence It was taken to bee honorably burjed by my executrix/

I do make my Loueing wife Ruth Gooch my soole executrix/ And first I do bequeath vnto her that Prcell of Marsh at ye Yland, which Marsh I bought of Samell Austine, weh lyeth on the Northeast side of the aforesd Yland, which lyeth before my now dwelling house/ I do also bequeath to my executrix my Oarchard, Wch is adiovneing to my sd dwelling house/furthermore I do bequeath vnto my executrix all my Cattle, & horse kind, sheepe & swine, & all my househould goods, & all my moueable goods, all which is to bee at her Lyberty to dispose off, as shee shall see Cause, & all the rest of my Lands (except wt is vnderwritten) I do give & bequeath vnto my sun John Gouch, vidzt: My land which I now liue vpon & Marsh belonging therevnto, which is to bee his own with in six Moenths after my death/ & my executrix to have the vsse of the dwelling house as shee shall see Cause dureing her life, & the sd John Gouch is to pay to my executrix towards her liuelyhood yearely, & euery yeare seaven pounds dureing her life In Mchandable pvission, or other pay as shee shall accept off/

Allsoe I do will & bequeath vnto my sun John Gouch, all my right & priuiledg to & in that swampe lijng on the North east side of my house, & all my houseing except yt before excepted/

And I do will & bequeath to my sun James Gooch a Certen peell of Land w^ch I bought of William Hamonds, Namely an Oachard Garden & house being in a place Called

Slymbridge, In ould England with all Rents dues, & Arreas therevnto belonging/

I do will & bequeath vnto my sunn James, a certen Prcell of vpland, lijng on the South West side of the aboue mentioned Yland, next the Mussell Ridge & soe to ye Sea Wall, & soe Joyneing to the Marsh Weh I formerly gaue to my sun James/

I do will & bequeath to my grandchildren Elizabeth Donell, Mary Weare, & Hannah Weare tenn shillings a peece, to bee payd within three years after my death, by my executrix: And the other of my grandchildren Phœby Weare, Peter Weare Nathaniell Weare, & Ruth Weare, & Elizabeth Austin I give to them fiue shillings a peece, to bee pd by my executrix or her Assignes, wⁿ they come of age/ And I do giue my grandchild John Gooch fiue shillings to bee pd wⁿ hee is of age by my executrix/

John Gooch Senjor (his seal)

I do make Mr William Symonds, and my brother William Hammonds my supervisors or ouerseers to see this my Will Prformed, & soe I give them tenn shillings a peece/In witness w'vnto I have subscribed my hand & seale the day & yeare aboue mentioned/

Signed & sealed

John Gooch Senjor (his seal)

In yº Presence of us, William Hamonds/ Jonathan Hammonds/

Sworn to by both attesting witnesses 12 July 1667; recorded 27 July 1667.

Court Records, G, 29.

The last Will & testament of Mr Robert Cutt, though weake In body yet of Prfect Memory, revoakeing all former Wills, doe appoynt ordayne & Constitute my beloved wife Mary Cutt to bee my soole executrix with my sunn Richd Cutt, wholly to dispose of my estate Lands & goods, with in doors & with out, according as the laws of this Jurisdiction doth provide/& for the better Prformance where of, I doe request & appoynt my beloued brothers Mr John, & Mr Richd Cut, to bee the ouerseers of this my last Will & testament: as witness my hand seale this eighteenth day of June 1674:

Signed, sealed & Delivered,

Robert Cut (his seale)

Iu ye psence of, Josua Moodey/ Edw: Rishworth/

Acknowledged 18 June 1674; recorded 24 July 1674; Inventory returned at £390: 19:4. by Elyas Styleman and Richard Styleman, appraisers, 4 July 1674; Debts due to the Estate from Charles & Samnel Hilton: Nicho: Weekes; Gabriell Grubb; Niclo: Doe; Robert Wadleigh and Thomas Wills, aggregating £62:08:03.

Court Records, G, 46.

I Stephen Batson of Wells in the Massatusetts Colony in New England, this 8th day of March: 1673: though Antient, & weake in body, yet Prfect in memory, blessed bee god, doth willingly & with a free hart Committ my soule into ye hands of almighty god my mercifull Saujor, & my body vnto the earth from whence It came/ & my Estate I dispose on as followeth/

Inprs my funerall expences being discharged, & all other debts, I giue & bequeath vnto my grandchild John Trott Twenty shillings/ I giue vnto Sarah Ashly Twenty shillings; I giue vnto Mary Trott Twenty shillings/ I giue vnto my

daughter Margery young one shilling/ I give vnto my daughter Mary Brookehouse one shillinge/ I giue vnto my sonn John Batson fiue shillings/ & the reason why I give him noe more is, because I have given him formerly six head of stapell Cattle, & Tenn pounds weh I payd for him in a bill to Good: Batten, togeath with other helps/ If I giue & bequeath vnto my Loueing daughter Elizabeth Ashley, all the rest of my Estate moueables, & Immoueables dureing her natural life, & after decease vnto her first child, & in case shee have never a Child, then to returne vnto my Grandchild John Trott & his heyres for euer/& doe hereby nominate & appoynt my loueing daughter Elizabeth Ashly my soole executrix of this my last will & testament/ & hereby doe desire & appoynt my Loueing frejnds William Hamonds, & Small Wheelewright ouerseers of this my last Will & testament/ Revoakeing all other Wills, & beguessts & testaments wtsoeuer/ In testimony where of I haue here vnto set my hand & seale, the day & yeare aboue written/

Signed sealed & Deliverd

Stephen Batson (his seals)

in \(\psi \) sence of us, John Wincoll/

Acknowledged 6 April 1674; recorded 21 August 1676; Iuveutory returned at £38; 06: 0, by William Hammonds and Peter Cooyse, appraisers, who state that "Stephen Batson deceased June 30th 1676."

Court Records, G, 48.

In the name of god Amen/

I william Smyth of Bla: Poynt Planter, aged 72 or yr abouts, being of Prfect Memory & mind doe by these make my last will & testament in manner & forme following, this 25 Twenty day of Septem^{br} In the yeare of grace 1661: Inp^s I doe first appoynt, ordayne my Loueing frejnd, Mr

Henery Jocelin my true & Lawfull executor to dispose of my Estate after my decease in manner hereafter expressed/

I will & bequeath vnto my bible two of my best oxen & Two Cows/ The other part of my Estate, my funerall Charges being first payd, I bequeath vnto my brother Richd Smyth, liueing at y Citty of Westchester In England, My sister Elizabeth, & sister Mary of England, both to bee shared æqually between them, or the surviuers of them/but If they bee dead I giue It sooly to my executor/ to testify the treuth here of I doe herevnto set my hand & seale this 25th of Octobr 1661:

Witnesses hervnto,

William Smyth (his Seale)

Jos: Scottow/ Margeret Jocelyn/

Sworn to by both attesting witnesses 3 July 1676; recorded 27 March 1677; Inventory returned by Mr Henry Jocelyn 18 July 1676, who stated that William Smyth was aged 88 and died in March 6175-6. Debts due from Mr Scottow, Henery Watts, Nathan Bedford, Mordicah Crafford.

Probate Records, O, 1.

In the name of god Amen I John Sloper of Kittery in In the County of yorke being sick of body but in sound and Disposing Memory praise be given to god for the same Doe make this my last Will and testament in maner and forme following, that is say first and principally I resigne my soule into the mercifull hands of allmighty God my Creator Assuredly hopeing through the meritts of my blessed Saviour to obtaine pardon and remission of all my sins and my body I comitt to the Earth whence it was taken to be decently buried by the Discretion of my Executrix herein after named and as for the worldly goods and Estate the lord hath lent me I Dispose thereof as followes Imprimus I give and bequeath to my Daughter Elizabeth Sloper all

those my lands and houseing at Kittery after the decease of my beloued wife Sarah Sloper To Haue and to hold to her and her heires for ever/ Item I giue and bequeath to my Daughter Rebecca Sloper the sum of halfe of wha. my lands shall be vallued at with the vallue of the housen afore mentioned to be paid when said Elizabeth Sloper shall enter on the possession thereof then to be paid by her and all the rest and residue of my Estate Goods and Chattell not herein before bequeathed, after my Debts and Funerall Expences Discharged I Doe Giue and bequeath vnto my Deare and loueing wife Sarah Sloper whom I do make sole Executrix of this my last will and testament revokeing all other wills by me heretofore made In witness whereof I haue herevnto set my hand and seale this ninth day of february one thousand six hundred ninety two

Signed sealed and published

John Sloper (seal)

in the presence of
 Jacob Remick
 Isaac Remick
 Richard Carell

Sworn to by all the attasting witnesses 27th Ju.....; recorded 8 Nov. 1693; Inventory returned 31 May 1693 at £82: 12: 06 by Ricbard King and Jacob Remick, appraisers, who state therein that John Sloper "deceased 24 day 1692-3."

Probate Records, O, 3.

In the name of god amen

I Charles Nelson of Kittery in the Province of Maine being weake & Infirme of body but of sound & perfect memory and Knowing the vncertainty of this life on Earth and being desireous to setle things in order Doe make and declare this my last Will and testament in Mañer and forme following

first I comend my soule to all mighty god who gave it, my body to the earth from whence it was taken to be buried in such decent and Christian manner as to my Executrix hereafter mentioned shall be thought meet and convenient trusting through the merrits of Jesus Christ my saviour to obtaine a blessed resurection/ and as touching my temporall Estate I Dispose of it as followeth/ first I will that all those Debts which in right & conscience I owe to any person or psons whatsoever shall be well and truely paid in convenient time after my Decease by my Executrix hereafter named

Item I giue and bequeath vnto my Daughter Hannah one Cow to be delivered to her when she shall desire it: Item I Giue and bequeath vnto my youngest sone Samuell Nelson all those lands which were given to me by the town of Kittery Item I giue and bequeath vnto my Eldest sone John Nellson my home stall with all the buildings thereon together with all my land from ye river side to the brooke aboue the highway being about seven acres—allwaise provided that my sd sone John Nelson shall be at halfe the Charge of building & finishing the vallue of as much houseing for his brother Samuell Nelson as shall be vppon the said Johns land when he receives it into his hands. Item I give and bequeath vnto my Dear & loueing wife Mary Nelson (whom I make my sole Executrix) all my Estate of what nature soever Dureing her Naturall life or Widdowhood and my will is that my sd Executrix shall have the full vse and Disposeing of all my lands as well as other Estate Dureing her life or Widdowhood and then the Moueable Estate to be given to my Children at her Discretion and my will is that my two youngest Daughters namely Martha and Lidia shall have their Maintenance vppon ye place as long as they continew with their Mother/ and my will is that my sone John shall have fire wood for his owne vse from of his brother Samuells land In witnesse whereof I have set to my hand & seale this

seventh Day of August in the yeare of o' lord anno domini one six hundred Eighty & Eight

Charles Nelson his marke $\binom{a}{seal}$

Signed sealed & delivrd in y^e presence of vs Joseph Hill Steeven Tobey John Tobey Jos Hamond

Sworn to by all the subscribing witnesses, except John Tobey, and probated 30 Aug. 1693; recorded Jany 16, 1693-4; Inventory returned at £25: 05: 0, by John Wincoll and Peter Grant appraisers Jany 21, 1688-9, who state therein that "Charles Nelson deceased October 14th 1688."

Probate Records, O, 4.

The deposision of Joseph Alexander

aged 39 yeares or there abouts

The said Deponent being lawfully sworne before me testifieth and saith that he the said deponent being tending of Mr John Alcock of Kittery in the province of maine ship wright the said Alcock being sicke, the said Alcock being by sd Deponent desired to make his the sd Alcocks will: said Alcock said that all his Estate in what ever kind forme or nature soever that was his or of right ought to be his he the said Alcock willed and sayed that all should be to his the said Alcockes wife and as shee pleased to Dispose thereof, and farther saith that the said Alcock was then to the oppinion of said deponent Compis mentis and that severall times before sd Alcock Dyed said Deponent talked with sd Alcock and found that his last Will and testament was as abone sd, all his Estate reall and temporall and further saith not only that the said Alcock desired him the said Deponant to take notice that what is aboue said should be his last will and testament which he the said Alcock would as he said have put in Wrighting save that by the lamenese of his hands he could not

Josseph Alexander Joan X Amerideth the Marke of Sary × Litten

Mr Joseph Alexander Mrs Joan Ameredeth and Sarah Lidden widdow came this Day and made oath to the verity of every perticular aboue written this twenty fift of august 1693

 $\begin{array}{ccc} Coram/ & Francis \ Hooke \ Judge \ for \ the \ probats \\ me/ & of \ wills \ and \ C \ A \ Admist^{rs} \end{array}$

This Will is allowed by the Judge of the probats of wills This 30th Day of August 1693 as Attests

John Wincoll Regist:

Inventory returned at £298:16: 0, by Elihu Gunnison and Wm Godsoe, appraisers, 25 Aug 1693 and sworn to by the widow Joana Alcock 30 Aug 1693.

Probate Records, O, 5.

In the name of god Amen

I George Gray of Barwick in the province of maine in new England being sick and weake of body yet through gods mercyes sound of mind and Memory Doe declare this to be my last

Will and Testament

Imp^r I Humbly render my soule to god that gaue it and my body to the Earth by decent buriall

It^m I bequeath vnto Sarah my loueing wife for her vse and the vse of her famely for ever and also the one halfe of all my lands so long as she shall Continew in her Widdowhood

It^m I bequeath unto my sone Robert Gray the other halfe of all my lands to receive them into his own hands at the age

of one and twenty yeares and to be & remaine to him and his heires for ever

It^m It is my Will that my sone George gray, If ever it shall please god to deliver him out of captivity shall have and Enjoy that halfe of my lands given to his mother for the time her Widdowhood or after her Death or Marriage and If my sone George Gray shall not returne from Captivity, then I give the said halfe of my lands to my two sones Alexander Gray & James Gray in equal partnership after the Death or Marriage of their mother

It^m for my cattell I giue them all to my foresaid wife only my sone Robert to haue the vse of the two oxen when he shall haue occasion of them for his own worke

It^m I Doe hereby Nominate and appoint my foresd loving Wife Sara Gray to be the sole Executrix of this my last Will and testament for confirmation whereof I the aforesd George Gray haue herevnto set my hand and seale the one & thirtieth Day of March Anno Domî. 1692

Sealed Signed & deliverd
in the presence of vs
John × Nason
his marke
Abraham Lord
John Wincoll

George Gray
his marke (seale)

Probated 30 Aug., 1693; recorded 24 Feby 1693-4; Inventory returned at £53 by Abraham Lord and John Cooper appraisers 25 July 1693.

Probate Records, O, 8.

This Will Mad the forttene Day of Aprill in the yeare of our lord one thousand six hundred ninty three

The last Will and testament of James Grant liveing in yorke in the province of Maine

Lyeing verry weake of body but in his perfect memory

I Doe bequeath my soule to the lord god that Made me and my body to the Earth to be Decently buried

first I do bequeath to my loueing wife tenn acres of vpland lying of the Eastward side of the brooke butting vppon Mr Jeremiah Moltons land and siding vppon Constant Rankins land, and two acres of Marsh lyeing on the south side of the river Joining vppon Mr Dummers land on the one side and vppon the Widdows hach on the other side freely and absolutely to be her owne proper Estate to Dispose of as shee shall see Good

And I Doe leave all my stock in my wifes hands for to vse for to helpe to bring vp the Children

Secondly I doe bequeath vnto my two sones all the rest of my Estate when they come of age to be equally devided, but it is to be vnderstood that my wife shall have the thirds Dureing her life, and in case it should please the lord to take away both my sones by Death before they come of age then my Estate is to be my wifes at her disposing

And I doe make M^r James Plastar Executor of this my will;

Witnes

John Maine

James Plaisted

John Baker

Daniell Goff

Mark

Jeames

Jeames

Mark

Jeanes

Jeanes

Jeanes

Probated 11 Jany 1693-4; recorded 1 March 1693-4; Inventory returned at £182:17:00 by Hannah Jonsone "widdow to James Grant deceased," and sworn to by her 11 Jany 1693-4.

Probate Records, O, 10.

In the name of god Amen

The last will & testament of Samson Ainger though verry sick and weake in body yet of a sound and Perfect memoy I bequeath my soule to god who gaue it me hopeing there

to rest in his blessed armes through the merritt of my Deare and blessed Saviour Jesus Christ; and my body to the Earth there to be Interd with a decent buriall and all my Just Debts being paid; I bequeath my worldly Estate as followeth

I bequeath vnto my Deare and welbeloued wife Sarah Ainger all my land laying next my house viz in my feild (the barne and from thence to the Grape Vine in the garden being Mr Francis Johnsons) with all the previledges therevnto belonging and all the land runing back as farr as the neighbouring grants with all the previledge therevnto belonging and all my moneables within Dores and without to which I have herevnto put my hand and seale of my last Will and testament this 13th of May anno Domini 1691/

 $\begin{array}{ccc} \text{witnes} & & \text{his} \\ \text{Scrhotettwills} & & \text{Sampson} & \\ \text{Samuell Bragden} & & \text{Sampson} & \\ \text{William } \times \text{Hilton} & & \text{marke} \\ \end{array}$

Probated 10 Jany 1693-4; recorded 1 Mch 1693-4.

Registry of Deeds, I, 61.

John Penwill

Wells this 8th day of Janvary: 1654:

In the name of god Amen/

I Henery Boad of wells In the County of yorke In New England, do make this my Last will & Testament, being in good health & pfect Memory, In Manner & forme as followeth/

1 ffirst I do bequeath my soule unto god from whence it Came, my body to be decently burjed by my executrix, not doubting but soule & body shall rise agains at the Last day, to Eternall glory/ as for my lands & worldly goods I do giue & bequeath them all to Ann Boad my loueing wife, whom I make my soole exequetrix, & to be at her disposing to whom shee please/ & alsoe I do make my louing Cosson Mr Joⁿ winthorpe Esq^r, & alsoe my Cosson Thymothy Daulton Minister of Hamptō: my Two ofiseers to this my Last will, & testament, & for there paynes, I do giue them Twenty shillings a peece to be payd by my executrix/ In witnesse w^rof I haue subscribed to my last will & Testam^t, In the βsence of Joseph Bowles & Joⁿ Sanders/

Witnesse us/

Henery Boad/

Joseph Bowles/ Joⁿ Sanders his Marke ×

Sworn to by both attesting witnesses 16 July 57; recorded same day; Inventory returned at £204 same day by L^t Jo^a Sanders, M^t Jo^a Gouch and William Hamonds, appraisers.

Registry of Deeds, I, 155.

This 17th day of August: 1660: I Robert Jordan do ascertajne on my oath, that I Heard Mr Arthur Mackeworth on his death bedd declare that his full will & testament was, that his wife Mis Jane Mackeworth should by her wisedome dispose of his whoole estate æqually as neare as might bee betweene her former husbands children & the Children betweene them, & In Case any shortnesse was on either side, that Itt should rather bee on his owne Childrens side/ & further sayth not onely the desease of the sd Mr Arthur Mackeworth was before the submission of these Towns of Sarbrough & Falmouth to the Massatusetts authority/ vnder my hand, & on my oath/ by mee Robert Jordan/

Registry of Deeds, 2, 27.

In the name of god Amen/ the twenty fifth day of May In the nineteenth year of the Reign of our soveraign Ld Charles the secund, now King of England Scottland &c: & in the yeare of our Ld 1667, I Humfrey Chadborne of the Town of Kittery & parish of Vnity, In the County of Yorke or Province of Mayn in New England being deseased in body, yet haueing the right vse of my sences & memory, do ordajne this my last Will & Testament, hereby revoakeing renounceing, & makeing voyd all other former Wills by mee made, & for these outward earthly things that god hath given mee, I hereby dispose of them as followeth/

Inprirs: I do hereby giue & bequeath vnto my three daughters/Namely Lucey Aylce & Kattherne Chadborne, to each of them one hundred pounds, respectively to bee payd them in manner & forme following, vidzt: If yt estate of Lands houses & Mills with their appurtenances which I do now possesse, do remajne & continew to my executrix (hereafter in these Presents to bee named) quiettly & peaceably as now It is in mine owne possession, shee being not defrauded nor dispossesed of it nor any of it before the tyme that these my aforesd Legacys become due & payable by these Presents, then my will is that ye aforesd Three hundred pounds shall be payd them & to each of them respectivly at or before the full end of five yeares, after my decease in good Mrchandable goods, weh Legacys I ordayn to bee raysed out of & pd with the produce & profett of the Saw Mills, which are now in my possesion, by my executrix, & that Prson whom I shall hereafter in these Presents Impoure to take any part of the profetts or produce of the sd saw Mills, togeather with my executrix after my decease, which Legacy or portion respectively my will is should bee putt into the hands of some sufficient Prson or Prsons to bee Improved for ye best advantage of my aforesd daughters æqually & respectively vntill such tyme as they shall attayne vnto Marriage, or vnto the age of one & Twenty yeares, by my executrix & overseers, but if in case that ye sd saw Mills doe not produce that benefitt & profett yt heretofore they haue by reason of the troublesomness of the tymes or otherwise; Then my will is that the sd Legacys shall bee pd them at their marrage days to each one as they shall come to Marriage respectively or else as they shall come to the age of one & twenty yeares, respectively as aforesd to bee pade by my executrix, & that Prson that shall inioy the profetts of the sd Mills as aforesd with her provided always that If my wife doe happen to Marry, my will is, that yt Prson with whom shee shall marry, shall give in good security to see these aforesd Legacys fully satisfyd, & payd, If then vnpayd to any or either of them, before hee or shee shall Inioy any benefitt or profett or haue any thing to doe with the sd Mills, vnto my overseers, for the true payment of the sd Legacys vnto my aforesd daughters as aforesd/ And if In case yt any or either of my three daughters shall happen to dy before their Marrage, or the aforesd days of payment, then my will is, that ye surviver or survivers of my daughter or daughters shall inioy that portion hereby given vnto the deceased æqually/& if it do appeare hereafter that my wife bee now at this Present tyme conceaued with child, then my will is that if that child liue to ye age of one & twenty yeares or marrage whither sunn or daughter, shall Inioy & haue all such portion & Legacys as is hereby given vnto my aforesd daughters, now Liueing; if in case that any or either of them shall happen to dy before their sd portions become due, & payable as aforesd, any thing here in contayned to the contrary, in any wise notwithstanding/

Item I do giue & bequeath vnto my Two youngest sunns James & William Chadborne all that Land & Meddow now in my possession, with ye appurtenances lijng & being at a place Called Sturgeon Cricke, which land & Meddow I lately purchased of my Ounkle Nicho: Shapleigh which appeareth by his act & deede of sayle to mee made beareing date in the

yeare of our Lord 1663: togeather with the sayd deede & writeings, & all other the appurtenances therevnto belonging or In any wise apprtayneing, Equally to bee deuided betwixt them by y' mother, & my ouerseers to this my will, & testament to haue & to hould the sayd Land & Meddow with the appurtenances to them & to their or either of their heyres for ever, from & immediately after the deaths & deceases of my selfe & wife their mother, & not before/ And my will is that if my sun James dy, liueing, my sun William, or my sun William dy Liueing my sun James, & either dijng, without lawfull heyres or vnmaried, then the other that shall soe surviue, shall Injoy all the aforesd Lands & Meddow, but if one or both of my aforesd suns shall happen to dy in a married estate, & hee or they or either of them dy in a married condition without Issew, or heyres, my will is that his or their Widdow or Widdows shall each of them respectively quietly possess & Inioy that part of the sd Land & Meddow which did belong to there or her former husband or husbands for tearme of her or their naturall life, or lifes, if any such Widdow or widdows bee left soe, & after the decease of both my suns & their wife or wives dijng without Issew aforesd, my will is, that all the aforesd Land & Meddow shall returne backe vnto my daughters, & to bee deuided amongst them, & their hevres lawfully begotten, or to bee begotten/ And if after the death of my aforesd two sunns soe dijng with out Issew as aforesd, there bee none nor neither of my daughters, nor not any Legitimate Issew by them at that tyme, then the sayd Land to returne backe & to bee possest & Inioyed by my next heyre at Law, either Male or female/

Item I do hereby giue grant devise convay & bequeath vnto my Sunn Humfrey Chadborne weh is my Elldest son & heyre by Law all my Lands & meddows fenced or not fenced, with all my houses buildings structures & Edifices togeather with my Saw Mills, togeather with the appurtenances therevnto belonging, all weh Lands Mills & houses

are now lijng & being in Newgewanacke, with in the Parish of Vnity, now in my possession, & now or hereafter demed reputed & known to bee my proper Lands & estate, to haue & to hould the sd prmisses vnto him, & his lawfull & Legitimat heyres for ever, from & immediately after the deaths & deceases of my selfe & my now wife & not before: provided always & It is my trve Intent & meaning in these & by these Presents, that ye so Humfrey Chadborne my son & heyre shall have noe pouer, directly or indirectly to sell give or grant the sd Lands houses or Mills or any part or Prcell thereof vnto any Prson or Prsons wtsoeuer (except it bee to Confirme Joynter or Dowry vnto his heyres wife) Neither to lease sett or lett the same vnto any Prson or Prsons for any Tearme exceeding Twenty & one yeares, & that from seaven yeares to seaven yeares/ And further my will is, that If either my sun Humfrey aforesd, or any of his heyres or successors hereater at any tyme shall make any grant gyft bargajne or sayle otherwise then aforesd, wby to frustrate my will & to divert my aforesd Land & prmisses, from runneing directly hereditary to mine & their heyres for ever, I doe hereby declare all such or any such barganes, gyfts grant or sayle to bee voyd & of none æffect anything herein to ye Contrary, in any wise Notwithstanding/ And if it soe happen hee die without Isue, either In a married estate or otherwise, then my will is after the decease of him & his wife, If hee leave his wife a Widdow after him, then all the aforesd Premisses in this article specifyd, shall then returne & bee my sun James his estate, if then Liueing, & his heyres for ever/ And for want of James Chadborne aforesd, or such Isue by him, If my sune William Chadborne bee then Liueing, vnto him & his heyres as aforesd, & for want of such Isue by William, vnto yt child my wife is now conceaued with if a male & his heyres/ And for want of such Issew, vnto my Elldest daughter then Liueing, & to her heyres for ever, & for want of such Isue to the next daughter, & to her heyres, & soe to the longest liver, or my daughters & her heyres/And if they all dy without Issue, vnto my next kinesman that is my right heyre in Law & to his heyres, puided always that they nor Neither of them shall haue any pouer to defrade nor disinheritt mine or their heyres otherwise but to Inioy it for tearme of life vpon the same conditions & provisoes that my sd sun Humfrey Chadborne is hereby to inheritt & hould my sd Lands & prmisses/

Item And further my will is that If my sun Humfrey Chadborne doe enter into a Marrage Condition before the death & decease of his Mother, that then hee shall hereby haue free Lyberty to fence in a quantity of the aforesd Lands, at Newgewanacke either tenn Acers more or lesse for planting Land, & alsoe free Lyberty to Erect & bujld him a Mansion house, & other houses to his pleasure & for his owne vse, vpon the same Land soe fenced in to bee layd out to him, & deliuered into his hands by my ouerseers at their discretion, & by the Consent & aduise of my loueing wife his Mother/ Moreover my will is that if my sun Humfrey doe happen to Marry, yt then hee shall haue & Inioy the one halfe deale of my saw Mill, & the halfe deale of ye profitts for & towards the payment of his sisters Legacys aforesd, if any bee vnpayd at the Marrage day of the sd Humfrey, & for noe other vse vntill ye sd Legacys are fully payd, & satisfyd: And in the meane tyme after my decease & before his Marrage especially to bee aydeing & with the best of his skill & ability assisting to his sayd Mother, in the carrijng of the worke about ye so saw Mill, as long as his mother shall continew vnmarried for the best advantage not onely his owne part but alsoe his mothers part by her direction, & after all the burthen & Legacys which are layd on the profetts & produce of the sd Mills are payd, hee the sd Humfrey my sonn shall have hould & Inioy the halfe of the sd Mills, or one saw, & halfe of the Teame, & halfe ye Marsh now belonging vnto, or now occupied with & for the sd Mills vsse, vnto his own proper vsse benefitt & behoofe, dureing the naturall life of his mother, paying the halfe

deale of the Charges concerning the same & after her decease to Inioy all the aforesd Lands & other the p^rmisses as aforesd; but dureing his mothers life, to hould but soe much of the Marsh, or hay as may serue to mantayne halfe the Teame, bee it eight or tenn oxen, but not about the residue, for his mothers halfe Teame, & for her other vsses;

All the residue of my goods & Chattles moueable & vnmouable not heretofore nor hereby given, granted, conveighed or bequeathed, I doe giue & bequeath to my wife Luce Chadborne, whom I ordayne & make my whoole & soole executrix for to see my debts payd, & not onely such Legacys Prformed as are heretofore in this my Present Will & testament formerly given, but alsoe all such Legacys & bequeaths, as I shall hereafter giue it being small Legacys, & annexed to this as part of my whoole Will, soe it bee Attested signed & witnessed vuder mine & Witnesses hands/

And I doe desire my Ouncle Nicholas Shapleigh, & my Cosson John Shapleigh & my Cosson William Spencer, to bee my ouerseers vnto this my last will & testament, to the vtmost of their pouer to see my Will observed, & Prformed according to the Tenour thereof, & I doe hereby giue vnto my Ouncle Shapleigh one very good beaver hatt, & to my cosson John Shapleigh & William Spencer each of them a good Castor hatt as good as can bee gotten, for their paynes to ouersee & see my will executed/

Item I do vpon due & serious considerations of the ßmisses aforesd, order & ordayne that my suns James & William Chadborne, In consideration to that Donation I gaue them at Sturgeon Cricke, that both of them shall to their vtmost pouer & assistance, always bee aydeing & assistant to their mother, & to bee at her Comand vntil the tyme of there marrage if there mother see cause soe to haue it, & if they shall bee stubborne & disobedient to there mother, that then It shall bee lawfull for my executrix with the Consent of my ouerseers to dispossess them or either of them & to giue the aforesd Lands & Meddow of Sturgeon

Cricke to any other of my children & to none else, any thing here in Contayned to the Contrary notwithstanding/ It is my will that my beloued wife being my Lawfull executrix take spetiall Care of my sister Spencer, & If it should soe happen y^t my sister should fall to decay, & bee in want that then my wife Luce Chadborn shall to her vttmost pouer & ability supply her & bee helpefull to her at all tymes hereafter/

Item I do bequeath vnto my Cosson Mary ffose fiue pounds to bee payd her with in one yeare after my decease/

Item I giue & bequeath vnto my sun Humfrey Chadborne my now rideing horse with all the furniture to him belonging, & my intent is that the sd horse with ye furniture bee at his owne dispose, immediately after my decease/

Item I giue & bequeath vnto my daughter Aylce Chadborne my great silver beaker, & my true intent is it shall bee quietly delivered vnto her at the day of her Marrage/In witness wrof, both vnto that former writeing here in expressed, & heretofore in this sedule of my will & testament at large expressed before I did ordayne & make my executrix & appoynted hereby my overseers, as alsoe to these bequeaths Legacys iniunctions & desirs of mine I have herevnto sett my hand & seale thereby Confirmeing it to bee my last Will & testament In the Presence of these Witnesses, hereafter vnderwritten & subscribed/

Humfrey Chadburne (his seal)

Sealed Signed & acknowledged,

Andrew Searle/

by mee Humfrey Chadburne Senjor
to bee my Last will & testament in the
Presence of vs/
The Marke of
Humfrey × Spencer/
The Marke of
Moses × Spencer

And further I doe declare vnto all men that I Humfrey Chadburne Testator, haueing maturely & seriously considered my owne fraylty in pticular, & euery Prsons mortality in generall, & haueing not yet formerly in this my last will & testament made any provission for the bringing vp of my 3 little daughters Luce Aylce & Katthrine Chadborne, & that child with which my wife is conceaued with, yet vnborne, how to bee brought vp according to my mind & Will at Schoole & Learneing, not spending vpon that stocke or portion or Legacys which I have formerly given them, vntill they should every one of them respectively, bee of the age of Twelue yeares, or capable to gett their liueing, intending thereby & my will is that yr portions shall remajne whoole & vnimbezelled vnto them at that age, & tyme respectively, for that end & purpose my intent & Will is, that my aforesayd daughters & youngest Children shall bee mantayned & brought vp by my suns Humfrey James & William Chadborne, respectively & proportionably, & my will is that my Sun Humfrey shall bee at the greatest Charge towards their bringing vp, and James & William some small part according to yr abilitys & the discretion of my ouerseers, & I doe hereby bind my Land for the Prformance thereof, that my suns possessing my aforesd Lands & Mills, shall bee to the Charges of the bringing vp of my sayd youngest children, soe as that their aforesd portions may not bee spent nor in the least Imbeazelled vntill they shall accomplish the age aforesd, respectively, & I doe hereby declare that this here vnder written is as really a branch & a part of my last will & testament as any thing either gyft devise or Legacy heretofore given or bequeathed/ ر. ترزي

In witness hereof I have here vnto sett my hand the day & yeare aforesd, in the Presence of the same Witnesses aboue sd, whose names are here againe subscribed/

Witnesse/

Humfrey Chadburne/

Andrew Searle

Humfrey Spencer X:

Witness

Moses Spencer ×

Sworn to by attesting witnesses 13 Sept 1667; recorded 15 Oct 1667; Inventory returned at £1713: 14: 0, by John Wincoll, Nicholas Shapleigh and William Spencer, appraisers Sept 12th 1667.

Registry of Deeds, 2, 84.

Know all men by these Presents that I Thomas Camocke of Black Poynt in the Province of Mayn in New England In America Gentle: for diverse good Causes & Considerations therevnto mee especially moueing, as alsoe for the some of fluety pounds sterly, to mee In hand payd before the Insealing & delivering of this Prsent Deede, do at this tyme declare my last will & testament, where in next after my soul bequeathed into the hands of Almighty god my sauio & Redeemer, I doe freely & for the Causes abouesd, giue & bequeath all my lands at Bla: Poynt aforesayd togeather with all my building, goods Cattle & Chattles, & all other my Prson¹¹ Estate wtsoever, vnto my Wellbeloved freind Hene: Jocelyn Esqr, to bee by him possessed Immediately after my decease out of this life, & after the decease of Margerett Cammocke my now wife, & from thence forth to bee his own Lands & goods for ever, to him his heyres & assignes, according to the true intent & meaning of these Presents, for wch cause I the sd Thomas Cammocke haue appoynted this my last Will to bee made by deed Irrevocable; And for the true Prformance hereof I do bind my selfe

& my wife Margerett in the sume of one hundred pounds Sterling, vnto the sd Hene: Jocelyn his heyres & assignes, provided always I Thomas Cammock do reserve onely out of this my deed of gyft, fine hundred Acers of the sayd Lands to bestow at my pleasure, the bonds there of to begin at the River of Spurwinke, & soe taking the breadth yrof vp the sayd River, soe fare as the bounds of my Pattent goeth, & soe towards blac: Poynt till fine hundred acers bee ended; And alsoe all my part of Cows & rother Cattle now in my possession; And for all the rest of my lands & goods aforesd, I do agajne vpon Mature deberation bestow at the tyme aforesayd vpon the sayd Hene Jocelyn, whom I do by this my deed declare to bee my heyre of all my lands & goods, except before excepted in this Present Deede. In witness wrof, I the sd Thoms Cammocke with the free Consent of my wife Margerett haue caused this Present writeing to bee my Act & deed & haue therevnto subscribed both our hands & seales this 2 und day of Septem^{br}: 1640:

Sealed & Delivered with one

Thomas Cammock (his seal)
Margerett Camock (her seal)

bason of Olcumy in lew of all the Rest, the Property

of weh was altered In the

Presence of vs,

George Cleenes

Richard Tucker/

Recorded 20 Sept. 1670; Inventory returned at £56 (including 500 acres of land only) by Richard Foxwell and William Smyth appraisers 14 Oct. 1643.

Registry of Deeds, 2, 166.

I Francis Littlefejld Junjo^r of Wells, In the Massatusetts Colony in New England this fifth day of ffebruary, one thousand six hundred seaventy foure, though weake in body yet Prfect in memory blessed bee god, doth willingly & with a free hert Committ my soule into ye mercifull hands of Almighty god my saujor, & my body vnto the earth from whence It Came, & my estate I dispose of as followeth/

Inprs Ater my funeralls bee discharged, & all other debts, I doe give & bequeath vnto my Loueing wife Meribah, my househould stuff to dispose of to my children, vnto weh of them shee thinkes good, & I give vnto my sayd wife one third of all my stocke & Moueables with out to bee hers & her assignes for ever/

Item I giue vnto my Elldest sunn Joseph, my home lott with all my honseing, Saw Mill, & Corne Mill, with all the appurtenances yrvnto belonging, and the other two 3d parts of my stocke, Namely oxen houseing Cows, with other Cattle, when hee hath Attayned the age of Twenty two yeares, hee paijng the Legacys folig

Namely to my sunn Nathan fiue pounds/

To my sonn Jonathan fiue pounds/

To my sunn Job fine pounds/ to my sonn Daniell fine pounds, When they Attayne the age of Twenty one yeares/

And my will is that hee shall pay vnto my daughter Mary, Tenn pounds/

To my daughter Johanna Tenn pounds/

To my daughter Tabbatha Tenn pounds/

To my daughter Hannah tenn pounds to bee payd to them \mathbf{w}^n they have Attayned the age of eighteen yeares/

Item I giue vnto my sonn Nathan, & Jonathan all my lands & Meddows at Mary Land, æqually to bee deuided, between them $\mathbf{w}^{\acute{\mathbf{u}}}$ they come to bee the age of Twenty one years/

Ite i giue vnto my sonn Job, & Dauid all my Land at Ogunquett, with the seaven Acers of Marsh that I bought of John Barrett, equally to bee deuided between them we they have Attayned the age of Twenty one yeares/

And my will is wⁿ my sunn Joseph doth enter vpon y^e house & Land hee shall pay vnto my wife tenn pounds p

Ann: for three years towards the Mantayneing of the small children/

And my will is that my whoole estate as It now is shall remajne in my wifes hand, to mannage & Improue for the mantayneing of her & my children, vntill my sonn Joseph bee at age namely Twenty two years ould/

And I doe hereby nominate & appoynt my deare & Loueing wife Meribah & my sonn Joseph & Nathan to bee my executors, of this my last Will & testament, & hereby doe desire & appoynt my Loueing frejuds Mr Willia Symonds & Samell Wheelewright ouerseers of this my last will & testament, Revoakeing all other wills gyfts bequessts & testaments, whatsoeuer In testimony whereof I haue here vnto set my hand & seale the day & yeare aboue written/

Samuell Wheelewright/ Francis Littlefejld (his seale)
Fran: Littlefejld Senjor/ Jujnor his marke

Sworn to by attesting witnesses 6 April 1675; recorded 14 April 1675; Inventory returned at £801: 18: 0 by William Hammond and Abra: Tylton, appraisers, who state that "Francis Littlefeeld Jr. deceased 6 Feby 1674."

Registry of Deeds, 3, 37.

The last Will & Testament of Robert Knight of Yorke/

Concerning the small Estate left by the prouidence of god vnto mee, I doe bequeath & dispose of as followeth/ Inprs: fiue Acres of Marsh bounded West & by South, on the one side, West & by North on the other side, vpland butting on the Land of Thomas Beeson, & soe backe vnto the swampe vntill It come to a Prcell of Land of Mr Samill Mauericks, with an house & barne on the sayd Land, of Robert Knights, alsoe two Cows & a bull all wch as aboue expressed, alsoe wtsoeuer else shall be found to mee belonging, on or in the sayd house land or barne, I do whoolely & for euer bequeath, vnto my sonn Richd Knight liueing in Boston, & to his Assignes for euer/ In witness of all which as aboue written,

I have here vnto sett my hand & seale this 23d day of June 1676:

The marke of

Owned & Delivered
In the Prence of
Nicholas Willmott/
his marke×
John Tucker/
William Bartholmew/

Robert Knight (Locus Sigilli)

Sworn to by the attesting witness 24 Aug 1676; recorded 28 Feby 1678.

Registry of Deeds, 3, 44.

In the name of god Amen/ I Robert Jordan Senjo^r Gentlem: formerly of Spurwinke, & now resident on the Great Ysland in the Townshipe of Portsmouth, In New England, being weake of body, but of sound & Prfect Memory praysed bee God/ Do make ordayne & declare this Prsent writeing, to bee & remajne my last vndonbted will, & Testament in manner & forme ffollowing/

Inp^{rs}: I Bequeath my sonle to god, hopeing by the merritts of Christ my Sanjo^t to Inioy Eternall life, & my body to y^e earth to bee decently buried, & what temporall things I am blessed with, all by y^e pronidence of almighty God, I giue & bequeath as followeth/

Item I do hereby ratify allow, & Confirme two deeds or writeings which formerly I made & gaue vnder my hand & Seale, one to my Elldest sonn John Jordan, & another to my secund sonn Robert Jordan, according to the Contents y' in exprest/

Item I gine & grant to my wife Saraih Jordan now Liueing, the ould Plantation at Spurwinke, Contayneing one thousand Acres bee It more or less, beginning w the Grant belonging to my sonn John Jordan doth end, & Ending where the Lott bequeathed by this my Will to my 3d sonn

Dominicus Jordan doth begine, & soe along the high way vntill you come to the greate pond, for & dureing the Tearme of her naturall life/ The reversion & Inhertance yr of, to bee & reamine vnto my youngest sonn Jeremiah Jordan, his heyres & successors for euer, as his part & portion/

Item I giue & bequeath vnto my sayd wife Saraih Jordan, one other farme Called Nonsuch, Contayneing two thousand Acres bee It more or less, for & dureing her naturall life/& for y° more strict obleighing my childrens duty to her, my will is that shee wholly & absolutely dispose the succession & Inheritance thereof, to either or any of my sonns they, or thejr or any of thejr heyres or Issew Lawfully by them or any of them begotten forever/

Item I giue & bequeath vnto my sonn Dominicus Jordan one thousand Acres of Land, at Spurwinke to begine where the abouesd ould Plantation Endeth, as hee shall make Choyce of, to bee layd out by the ouerseers hereafter Nominated/

Item I Giue & bequeath vuto my sonn Jedediah Jordan, one thousand Acres of my Land at Spurwinke aforesayd, to bee chosen by him out of my Land not disposed before, to bee to the vse of him & his heyres for ever/

Item I giue & bequeath vnto my sonn Samuell Jordan by Reason of his posterity, Choyse of Eleaven hundred Acres of Land of my sayd Land at Spurwinke, to bee to the vse of him, & his heyres for ever/ & whatsoeuer part or Prcell of Land remajnes not bequeathed nor giuen of my sayd Lands, at Spurwinke by any or all of the aboue rescited & expressed articles, I do hereby giue, & bequeath the same, being vpland, vnto my sonns aboue named, to bee deuided & æqually allotted amongst them/

Item My will is that my Meddow bordering along by the River Spurwinke bee equally deuided to each portion of the aboue given Land nearest & most Convenjently Adioyneing to each Prcell or portion as is aboue disposed/

Item I giue & bequeath vnto my foure youngest sonns Namely Dominicus Jedediah Samuell & Jeremiah Jordan to each of them one feather bedd, & bowlsters/ Item I make & ordayne my sayd wife Saraih, & my two sonns John & Robert Jordan, to bee my Joynt executors/

Item I make & hereby ordayne Major Nicho: Shapleigh of Kittery Mr Nathl ffryer, & Mr William Bickham Mrchants, to bee ouerseers & to end all differences in any matters ariseing, by means of my not fully expressing my selfe in this my last will & testament between My Legatees, & the executors hereof, & to settle all things according to theire best Judgments, & nearest Intent of this my will, that noe further or future differences may arise/

Lastly, My will & Intent is, that each & euer of my afore mentioned sonns, there heyrs & successors, shall have & Inioy, all & singular the aforesayd specifyd Grants, Gyfts, & Legacys, & If any or either of them want Naturall Issew, that then that Legacy shall redown & bee equally devided amongst the rest/

Great Ysland 28th of Janvary 1678: Mr Robert Jordan Senjor acknowledged this with in written, to be his last will & testament & was at the same tyme of a sound mind, & Prfect Memory but haueing lost the vse of his hands, Could not signe & seale the same, & owned alsoe Mr Nath¹¹ Fryer to bee one of his ouerseers who is Interlynd aboue/

This owned before mee, Elyas Stylemā: Commissio^r

Allowed in Court, and recorded 7 July 1679.

Registry of Deeds. 5, 5.

Portsmouth 9th of August (1677)

I Bryan Pendleton sometyme of Sacoe In ye County of Yorke, Now rescident in Portsmouth, on Pischataq River in N: E: do make & ordajne this to be my last Will & testament, hereby reuoakeing all former Wills by mee made/

1: I giue vnto my beloued Wife Ellner Pendleton (beside what I here reserved for her in a Deed of Gyft to my Grandchild Pendleton Fletcher) all my househould goods, togeather with all that peece of Land belonging to mee lijng between my son James & Mr Dereings, vpon ye great Ysland which I haue excepted, & reserved out of my deed of Gyft of all to my son James / Furthermore, I give vnto my wife, all my houseing & land at Cape Porpus, which Richd Palmers hath the vse of dureing her life, togeather with my six hundred & fourty Acres of Land more or less lijng on the East side of Wests brooke, neare Saco ffalls, which I bought of John West, & Major William Phillips as by Deed will appeare, & alsoe Tymber Ysland at the little River, all which I giue to my wife absolutely to bee at her disposall/

2ly vnto my grandchild James Pendleton Junjo^r, I giue my hundred acres of vpland, & Tenn Acres of Meddow which I bought of Joⁿ Bush & lyeth with in the Towneshipp of Cape Porpus adioyneing to princes Rocke/

3ly all my houseing & Land at Wells with all the priniledges & appurtenances I giue vnto my two grandchildren Mary, & Hannah Pendleton wch my son had by his former wife to bee equally divided between them/

- 4: I give to my wife all my wearing Cloaths to bee disposed off as shee shall see meete, desireing her to remember some poore/
- 5: Finally I make my wife my executrix & Joyne my beloued son James Pendleton executor togeather with his Mother, willing my executrix to disburse what is meete for my funerall Charges, & my executor to pay all my debts/And I request Mr Josua Moodey, & Mr Ric: Martyne, to bee ouerseers to this my last Will & testament/

In witness to all & singular the Premisses, I have set to my hand & seale, this 9th day of August 1677:

Witness

Bryan Pendleton (his Seale)

Josua Moodey/ Ann Moodey/ As a Sedule to this my last will & testament, I giue vnto my beloued son James Pendleton, all my land on the East of Wests brooke butting on the great River of Saco, six hundred Acres more or less, my farme & all my land at Cape Porpus, in all three hundred acres in the occupation of Ric: Palmer, all my seuerall yslands in or neare Cape Porpus, you one halfe of my stocke of Cattle of wt sort so euer vpon my farme at Winter Harbour, found after mine & my wiues decease, with all my weareing apparell & one third of my househould goods (except my vtilensills of husbandry)

And to Mary & Hannah Pendleton daughters to my sayd son James all ye My lands In Wells, being those Plantations or Lotts bought of Mr ffletcher, Hamond, & West Improued by Joseph Cross, & to each of them one third part of my househould goods, after mine & my wives decease/Ite: to Bryan Pendleton my Grandson, ye remajndr of my land on Great Ysland/wt is Contayned there in is addition to my will, any thing in the sd will notwithstanding/
This Sedule signed & sealed

Bryan Pendleton (Seale)

In ye Presence of vs/ Joseph Dudley/

Sworn to by Joshua Moody 5 April 1681; recorded 23 April 1681: Inventory returned at £787: 12: 0 by Israell Harding and John Elldridg appraisers, June 23: 1681.

Registry of Deeds, 5, 9.

In the name of god Amen/ the twenty seauenth of August 1675: I Ellner Pearce the unprofitable seruant of god, though weake in body yet of good & Perfect remembrance, praysed bee almighty god, knowing y^t I am naturally borne to dy, & to pass from this transcitory life, minding to putt in order mine Estate, to the Intent y^t should bee no striffe for the same after my decease, & to anoyd all Occasions of trouble & Charge I do hereby make this to bee my true last & onely will & testament in manner following/

Ip^{rs} I Commend my soule to almighty god, & his sonn Jesus Christ my saujo^r & redeemer, in whose prætious blood I set y^e whoole & onely hope of my saluation, my body in hope of a Joyfull resurrection, I Committ to y^e earth to bee decently buried, & touching the distribution of my mortall goods, I dispose of y^e same as followeth/

1. first I will yt all my debts I ow should bee truely payd/

If I give to my sonn Jos: Pearce my house & Land, onely hee is to lett his two sisters, Saraih & Mary, each of them an house lott, If they come into the Countrey & demand It: or otherwise allow the unlew of It, If they should bee in want/ also I giue vnto my sd sonn all my Cattle, as also too feather beds, & the furniture belonging to them, as bedsteads & else, as too Holland's pillows, one new Holland sheete (& wt yr is not underneath excepted) & one Diaper board Cloath, foure pewter platters of the biggest sort, on ye vpper shelfe with the earthen dishes, on each side of them as also too of the smallest platters, too plates, foure porringers, too small basons, halfe a pint pott, a beare bowle, a Candlesticke & sault seller, also the biggest brass Kettle, & ye smallest with one Copper Kettle, two skelletts, too Iron potts, one Iron Kettle, one dripinpane, one grediron one spitt, with Andirons & pott hangers, one warmeing pann & brass morter, as also all ye furniture in ye Hall as It stands (excepting 3 leather Chajres, which are Saraihs) also I give unto my sonn 4 Napkines & the other eight to bee divided between his sisters/ also I gaue vnto my sd sonn one Siluer Cupp a silke Twilt, & foure siluer spoones, with a Gould ring, one Chest, one deske, one Case of bottles, with 4 round bottles with a drippinpan, one great knott bowle, & too small knott dishes, 6 round trenchers, & 6 square, one fowling peece too Meale Ciues, 19 platters & bowles & trayes, but 2 3ds of them for his too sisters, as also wt earthen ware yr is to bee deuided, with ye glasses between my sonn & daughter Saraih/ as also I giue unto my sonn

Joseph my scarffe, with the too wodden porringers, & a Cann, with three pounds in siluer, from my daughter Saraih, or else to keepe her siluer bowle/

If I giue unto my daghter Saraih too brass Kettles, one brass candlesticke, one brass morter, one spitt on y other side/Moreouer I giue unto my daughter Saraih, one gould ring, one new feather bed prouided shee return y to her brother, which shee carried away with her, also one holland pillow beare, one hollane sheete, one great knott bowle, one Indean knott dish, 6 new trenchers one Iron Posnett, one sleightstoon, a Chaffine dish one table board, too boxes one baskitt/ furthermore, It is my desire y all my weareing Cloaths togeather with three pewter basons, fiue platters six porringers should bee diuided between my too daughters/further I giue vnto Saraih a Cotten Ciuersid

It I giue vnto my daughter Mary, one Copper Kettle, one brass Candlesticke, one hollane pillow beare, one ould holland sheete, one Iron Posnitte, one box/further It is my will, that if either of my Children should die before the receipt of the afore mentioned lagaceys, then his or her part to bee deuided between the Partys, or else to ye Party suruiueing: forthermore, I do by these Presents, make & ordajne my deare & well beloued sonn Jos: Pearce before mentioned, to bee my full whoole & onely executor, of this my last will & testament, hereby giueing & bequeathing, vnto him all ye remayneder of my Estate, weh is not in this my last will & testament disposed off/

Lastly I do appoynt my loueing frejnd Mr ffrans Hooke to bee ouer seer of this my last will & testament, desireing of him not onely to keepe my sd will in safe costody but also after It shall please god to take mee out of this world to open it & to take care yt each Perticular may bee Performed as neare as may bee, as also to take effectuall & speedy Care, that all my obligations bee fully satisfyd, by my executor or through his defect to make saile of the portion giuen unto him to satisfy the same, whither It bee debts yt now I

am Ingag'd, or funerall expences/ also it is my desire yt my freind & ouer seer Mr Hooke do take Care yt my sonn do not wast or Imbessell the sd Estate, but upon such considerations as sd Hooke shall see to his aduantage/ In witness wrof I sd Ellner Pearce haue subscribed this my last will & testament, with my own hand, & yrunto putt my seale the day & yeare aboue written/

Signed Sealed & deliuered, Ellner Pearce **Testate** (her seale)

in the Presence of us whose names are here underwritten/
Benjamen Johnson/ Hannah
Joane Bray $\overset{\text{her}}{\times}$ Langleigh/
ffrancis Hooke/

Sworn to by Mr Hooke & Mrs Bray 24 Jany 1675; allowed in Court 4 April 1676; recorded 6 April 1676; Inventory returned at £211:3:0, by Francis Hooke and John Bray appraisers 5 Jany 1675.

Registry of Deeds, 5, 10.

In the name of god Amen/

I Edw: Hayes of Kittery in the County of yorke In New England being at Present uery sicke, & weake of body, but of Perfect mind & memory, & with out fraude or deceipt not knowing how It may please ye Lord to dispose of mee as to things of this life, to whose gratious dispensations I humbly submitt, wrfore I do Committ my soule unto god that gaue It & my body to the earth, to bee Inter'd in a decent & orderly manner, ordering & appoynting this to bee my last will & testament, in manner & forme following/

1: Inp': I giue & bequeath unto my Elldest sonn Joseph the some of seauen shillings & 6d in Currant pay of New England to bee payd by my executrix immediately so soone as my sonn shall Attayne unto, & accomplish the age of Twenty one yeares If demanded/

- 2: It I give & bequeath unto my yonger sonn William the some of seauen shillings 6d of Current pay aforesd, to bee payd by my executrix imediatly & as soone as my sd sonn shall Attaine unto & accomplish ye age of 21 years if demanded/I giue unto my 3 daughters, Elizabeth, Saraih & Ann, the sume of seauen 6d a peece, of Current pay aforementioned, to bee payd unto them by my sd executrix, as soone & Immediately as they Attayne to ye age of 18 yeares is demanded as aforesd/
- 3: I give & bequeath unto my most deare & affectionate & intirely beloued wife Phylodelphia Hayes, my iust & due debts being first payd, & satisfyd all the rest of my goods, wares M^rchandise Cattle househould stuffe Implem^{ts} debts goods whither in my owne Costody, or possession or others, of wt nature kind quality or Condition wtsoeuer (nothing excepted or reserued) whither moueables or unmoueables whom I do hereby & my will is, do make my whoole & soole executrix, to execute & see Prformed this my last will & testamet according to the purport, true & Intent & meaneing thereof/ In witness wrof I have here unto sett my hand & seale in Kittery aforesd, this secund day of July one thousand six hundred seauenty five Anno Dom: 1675:

Signed sealed & deliuered,

The signe of

in the Presence of us, Jabes Jenken bis

Edw: **7** Hayes (his Seale)

signe X

Joseph Hamonds/

Richd Allexandr/

Sworn to by attesting witnesses 9 Mch 1675-6; recorded 20 April 1676; Inventory returned at £43: 13: 0, by John Shapleigh and Jos: Hammond appraisers 28 Mch 1676.

Registry of Deeds, 5, 12.

In the name of God amen/

I Thomas Spencer of Newgewanacke in the Townshipp of Kittery being sicke of body, but through the mercys of god, sound of Mind & memory, and not knowing how soone my Change may come, desire to dispose of that Estate which god hath given unto mee as followith, uidz^t:

Inp^{rs} I giue unto my Elldest sonn William Spencer after my decease, & the decease of Patience my loueing wife, my now dwelling house & all out houseing by It, or belonging to it, & all the Land adioyneing to it, being now in my possession & lijng on the North side of the high way, by my sd dwelling house, whither It bee Gardens oarchards, pasture Meddows Corne Land to him the sd William Spencer my sonn, & to his heyres for euer; prouided hee pay or Cause to bee payd unto my Too daughters, namely Susanna & Elizabeth, with in six weekes, after my decease & of my loueing wife Patience, the full & iust sume of Tenn pounds, a peece in money or pay æquiuolent ther unto: The houses & sd land lijng responsable, untill y Legacys abouesd bee fully payd/

2ly I giue to patience my louing wife all the rest of my Estate, whither It bee in lands Chattles, Cattle, goods debts house hould stuffs Meddows &c: not mentioned as abouesd, for her to distribute & dispose of amongst my Children at her own discretion, except what I have already given to my Elldest sonn as abouesd/

Lastly I do nominate & appoynt patience my sd loueing wife to bee my soole executrix of this my last will & testament/ In Confirmation where of I have here unto set my hand & seale, the secund day of June in the yeare of our Lord one thousand six hundred seauenty nine/ 1679:

Signed sealed & Deliuered

Thomas Spencer

in Presence of,
Gillbard warrine his
marke ×
George Pearson/

his marke (his (Seale)

An Appendix to my last will & testament as on the other side of this paper, appeareth my further will in that, where as formerly I gaue unto my sonn in law John Gattinsby who married my daughter Susanna a Certen Tract of land being part of that too hundred acres that the Town of Kittery granted to mee, ioyneing to my house lott, & the sd Gattensby sould his sd right or tract of land unto my sonn in law Thomas Euerington who married my daughter Mary, & the sd Gattingsby was fully Contented, & payd by the sd Euerington my sonn in law, for his sd land & the sayd Euerington my sonn in law possessed the sd Land his life tyme, & left it to his heyres; And wr as I also gaue unto my sonn Etherington a Certen Tract of Land ioyneing to the land hee bought of the sd John Gattensby, on which the dwelling house of the sayd Etherington now standeth, & both Tracts of land Containing about Twenty foure Acres, by Estimation, bee It more or less, as they are now bounded with Richard Nason & the high way on the South, William Spencers land on the West, Daniell Goodins land & Humphrey Spencers land on the North, & that part of my land Called Parkers Marsh on the East: And although some writings have been Prused about the Premisses, yet nothing yt I know upon record about It, & that the sd Land according to my true intent discend unto the right heyres of it, both by the sayd Etheringtons purchase of the sayd Gattensby in part, & my gift unto the sayd Etherington of the rest of the sd land: Now my will is that the sayd Land with the dwelling house vpon it, & all the appurtenances & priviledges yr unto belonging, should bee & remajne the proper right & Inheritance of John Wincoll Junjor, sonn of John Wincoll of Kittery & of Mary his wife deceased, who was the daughter of my sd sonn in law Thomas Etherton & Mary his wife deceased, to have & to hould the sd tract of Land, dwelling house with all the appurtenances, & priviledges there unto belonging to him the sd John Wincoll Junjor & his heyres lawfully begotton of his body for euer: & If hee dy with out such lawfull heyres, my will is that the sd Tract

of Land houseing & all appurtenances & priniledges y unto belonging shall bee & remajne the proper right & Inheritance of patience Atherton daughter unto sd Thomas Etherington & Mary his wife deceased, to have & to hould to her & her heyres for euer/ In witness where unto I have afixed my hand & seale, this fifth day of June one thousand six hundred seauenty nine 1679:

Signed sealed & deliuerd in

the Presence of,

Gillbard Warrine

his Marke ×

George Pearson/

Thomas Spencer his marke (bis scale

Acknowledged 18 Jane 1679; recorded 15 June 1682; Inventory returned at £257:14: 0 by Richard Nason, Moses Spencer and John Wiscoll, appraisers, 1 May 1682; who state that Thomas Spencer "deceased 15th: Decemb. 1681:"

Registry of Deeds, 5, 13.

In the name of god Amen/

I John Bready of the Town of Kittery in the Prouince of Mayne, being at this Instant on my bed being sore sicke yet through the goodness of Almighty god, as Prfect in my understanding & memory as at any other tyme heretofore: & haueing by the goodness of god through his blessing vpon my lawfull Endeauors, attajned to some outward Estate, I do by this my last will & testament signify to the world my soole purpose & intention in the disposeing of it as followeth/

1 — first I do hertily & really bequeath & freely render my spirit & soule to god, that gaue It, hopeing that in the meritts & mediation of ye Lord Jesus Christ, I shall Inheritt euerlasting life/secundly I do will that all my Acts of dealeing bee paid, & all my lawfull debts discharg'd/

3ly I will that all my necessary Charges, whither in sickness or buriall of my Corp.. bee fully discharged/ 4ly &

lastly I do hereby will & bequeath to Saraih my wife, all & singular my Estate remajneing after the defraijng the Premisses aforesd: as well w*soeuer is at Present in reuersion out of my hands as w* is in possession in hand, in maner & kind w*soeuer, bee It houses lands Chattles, Cloathing, debts by Accompts, or w*soeuer is found to Pertajne to my Estate, I do as aforesd fully & freely bequeath to my trusty & loueing wife/ to all which I subscribe this 30th of August in the yeare of or Lord 1681: as witness my hand/

witnesses/
Job Cleamons Senjor
The signe of Thomas

Roberts ×

The signe of

John Bready

Sworn to by attesting witnesses 6 Dec 1681; recorded 16 June 1682; Inventory returned at £152: 12: 0, by John Wincoll and Charles Frost appraisers 21st Nov 1681; who state that John Bready "deceased October 9th 1681:"

Registry of Deeds, 5, 14.

The last will & testament of Robert Mendum of Kittery taken this first of May 1682:

I Robert Mendum being weake in body, but of Perfect mind & Memory, do ordaine this as my last will & testament, hereby reuoakeing all wills by mee formerly made/

My house win I now dwell, with all the houseing, & land belonging yunto, & all the priviledges apprtajneing, I give to my sonn Jonathan Mendum for his vse, dureing his life, & after his decease, to his two younger sons, Jonathan & David Mendum, to bee equally devided between them, & If either of them dy before they Come to age the Surviver shall have ye whoole, & If both of them die, then my Grandsonn Robertt Mendum shall have It/

All my land in Spruse Cricke I giue to my Grandson Robert Mendum with all the priuiledges belonging there unto/ Further unto my sonn & daughter Mendum I giue tenn of my Cattle, & to my three Grandchildren aforesd, fiue Cattle a peece, to bee divided amongst them as æqually as they may, my sonn & daughter to have y Improvement of all both land & stocke, till my grandchildren Come to age, & as each of y Come to y age of Twenty one years, then y portion of moveables to Come into y hands All the rest of my Moveables & house hould goods I leave in hands of my sonn & daughter, oblieiging them to give each of my Grandchildren a share of it, as they Come to age/

Moreouer, I will that my grandsonn Robert Michamore shall haue an Heffer which my sonn Jonathan shall deliuer to him, when he comes to age/ & Robert Mendum shall haue his land at Spruse Cricke, wn hee Comes to the age of Twenty one yeares, or to bee married/

Finally I make my sonn Jonathan my soole executor of this my last will & testament, giueing to him wtsoeuer Estate I haue not expressly mentioned aboue, whither in debts, or moueables or otherwise, willing him my sd executor to pay all my iust debts, & funerall Charges, & to burry mee in my fejld by my last wife/I also require my Honord frejnd Richd Martyn Esqr to bee my ouerseer, to see the Prformance of this my last will & Testament/In witness to all & singular the Premisses, I set tow my hand & seale the day & yeare aboue written/

Robert Mendum of Kittery,

did signe & seale the
aboue written Instrument
& declare It to bee his last
will & testament this 1: May 1682:
In Presence of us/ Josua Moodey/
Christeian Ramach/

Sworn to by attesting witnesses 18 May 1682; recorded 17 June 1682; Inventory returned at £346: 06: 07, by Christian Ramaich and William Fernald, appraisers, May 16, 1682, including debts due from Thomas Ryce and John Hoole.

Registry of Deeds, 5, 19.

The last will & testament of John Hill/

Inp^s: I bequeath my soule into the hands of my mercifull God/

2ly my body I desire should have a decent buriall/& as for my wordly Concernes I giue as followeth, vidz^t: to Mis Champernoown all my Cattle, & swine (except one three years ould Heffer, to Mary Gullisson to have in the spring follow the date here of, one of my best hoggs also, & Corne to fatt him, Conueniently, as also to y° sd Mary Gunisson I giue my househould Moneables & Wheele) as I have given to Mis Champernown all my Cattle, I also bequeath all my hay & Corne, except what is aboue mentioned/& in reference to my houseing & Lands I giue to Cap^t: Champernoown, as also the boards & slabbs y^t lie vpon my sd Land/

Witness, John Granes/

John Hill/

Allexsandr Dennett/

Sworn to by atteating witnesses 3 April 1683; recorded 13 April 1683; Inventory returned at £62: 40: by William Scrivine and John Graves appraisers Nov 19, 1682.

Registry of Deeds, 5, 20.

In the name of God Amen/

I John Heard of Kittery in the County of Yorke, In New England yeamon, being by the prouidence of god by reason of age weake of body, but of Prfect mind & memory, & with out frawd & deceate, & not knowing how it may please ye Lord to deale with mee, as to matters of this life, Now to take mee out of this troublesome & transitory world, to whose Most gratious dispensations, I do humbly submitt, we for I Commit & Comend my soule into the hands of god yt gane it, & my body to Christean buriall, ordering & appoynting this Present Instrumt to bee my last will & testament, in manner & forme following/

Inpres: I giue & bequeath my grandaughters Mary & Elizabeth, daughters to my well beloued sonn James Heard late whilst hee liued of Kittery in New England, aforesd deceased. all my Land Improved & not Improved, being by Computation sixty Acres, or y' abouts bee It more or lesse, lijng or scituate in Kittery aforesd, at a place Comanly Called & known by the name of Tomsons Poynt, imediately from & after the decease of Jon Ross, which so land or part yr of, is now in the houlding possession & Occupation of the sd John Ross, togeather also with an house Erected, & built v^ron for v^e tearme of his Naturall life; with all & singular v^e profitts, & Comoditys belonging & apprtaining younto, to bee aequally divided amongst them & yr heyres, or to the surviuer of them, & yr heyrs for euer, ye Ellder always to bee Preferred before ye younger, & ye Males before ye females/

Item I giue & bequeath unto my 3 younger Grandaughters, Katterine, Abigale & Ann, ye daughters of my Intirely beloued sonn James Heard, late whilst hee liued of Kittery aforesd, deceased, the full some of Twenty pounds, a peece to each & euery of them, either in money or other good payment, which I shall leaue to ye discretion of my ouerseers, in trust, whom I shall here in & here after Nominate, & appoynt to bee made Immediatly after: And as soone as they or either of them, shall accomplish to Attajne ye age of eighteen years, or bee maried by my executor/

Item my will is y^t in case one of the three last mentioned, Katterine, Abigaile & Ann, should Come to decease before they accomplish & Attaine to y^e age of eighteen years, or bee married as abouesd, then my Will is, y^t y^e legacy herein & hereby giuen, & bequeathed unto such shall redown unto my executor, but If y^e two of the before y^e aforementioned y^r in, should happen to decease befor the Attajne to y^e aforesd age, or bee married, then my will is, that y^e legacys herein & hereby given & bequeathed, unto y^m shall desend unto y^e Too Elldest girles, Mary & Elizabeth, as an augmen-

tation to w^t is given unto y^m, as aboue to bee æqually divided, betwixt them & y^r heyrs lawfully begotten/

Ite: I giue & bequeath unto my grandaughter Elizabeth, aboue mentioned, two Cows to bee deliuered unto her or her Assignes, two or 3 yeares after my decease, if they bee then liueing, otherwise this gyft to cease, & bee voyd, by my executors or ouerseers, in trust whom I shall in these nominate/

Ite if i giue & bequeath vnto my grandsonn John Heard, all the rest of my goods & Estate, to witt my farme, & all wtsoeuer doth belong, & apprtajne ytunto, lijng & scituate at Sturgeon Cricke, in Kittery aforesd, togeather also with all & singular my whoole stocke of Cattle, of wt nature, kind quality or Condition soeuer, & also all my debts wares, Mrchandizes, dues, or demands, wtsoeuer, my iust & due debts being first payd, & discharged: Either in my own Costody or possession, or in the hands keepeing Costody or possession of any other Prson, or Prsons rescident in New England, aforesd or else where, whom I do hereby make my soole heyre, & executor, & to the heyres of his body lawfully to bee begotten for euermore/

Always prouided that ye sd John Heard should happen Mary, but decease with out lawfull Issew, then my will is in such a Case, that his widdow possess & inioy such a Competency of his sd Estate dureing ye tearme of her naturall life, as ye law directs & appoynts, but ye remajnder of ye Estate to witt ye farme aforementioned, being Composed of vpland Meddow, Marshe Orchards, houseing, & all other & singular the apprenances, yrunto belonging, or any wise apprening, with ye Estate of Cattle, as aboue bequeathed, & intended to bee bequeathed unto him ye sd John Heard, shall discend unto ye aforementioned Mary, & Elizabeth Heard Jointly, & unto there heyres for euer, lawfully to bee begotten on yr bodys, & in default of such Issew, to the next sister & her heyres for euermore, prouided the sd Marry & Elizabeth relinquish yr Clajme & right to & in the Land at

Tomsons Poynt, afore mentioned, the which in such a Case shall descend vnto ye three youngest daughters before named, or unto ye surviuer or surviuers of them, or either of them, & her or yr heyres, lawfully to bee begotten on her, or yr bodys, for euer more, the Elldest always to bee Preferred before ye younger, & ye Males before ye femals of yr Issew/

My will is also y^t in Case it should please god y^t I decease before my indeared Wife, Isbell Heard, then my Will is, that my ouerseers in trust take spetiall Care, y^t shee bee Carefully & duely prouided for, for a Comfortable subsistance out of the aforesd Estate at Sturgeon Cricke, dureing the tearme of her naturall life, & do hereby Impoure my sayd ouerseers hereafter mentioned, & nominate so to do/

My will is also, yt in Case my daughter in law Susanna Heard see meete to abide at Sturgeon Cricke with her Children, that shee & they bee carefully prouided for, & mantayned out of ye pduce of the farme, & stocke prouided shee use her utmost Care & diligence, in the Managemt & Improuemt there of, & this to Continew during the tyme of her Widdowhoodship, & till such tyme as the Children be Capable of being disposed of by her, with the aduise & approbation of the ouerseers, & this to Preuent unnessary Charge, & expence to my executor; my Intent & meaning in the first Article is, that John Ross with in named may haue free lyberty, quietly & peaceably to possess & inioy, the dwelling house & Tomsons Poynt, & likewise ye Land yr fenced in & Improved by him dureing the tyme of his naturall life, as aforesd, but not to debarr, or prohibite ye aforesd Mary & Elizabeth or yr Assigns for Improveing at yr will, & pleasure, the remajnder of the sd Lands, & to ye Intent yt this my will & testament, being the last I euer intend to make, & irreuocable, may bee duly & truely executed & Prformed, according to ye tenour purport, true Intent & meaning y'rof, I do hereby nominate make Choyce of, & appoynt my trusty & beloued frejnds Major Nic: Shapleigh,

John Shapleigh, Jos: Hamonds William Spencer, & James Chadborne all of Kittery, & New England aforesd, & ye surviver & survivers of them, any or either of them, vpon trust & Confidence in them reposed, to bee my overseers in trust, requesting them to bee Assisting in the execution of the same; In testimony yt this is my last will & testament, irrevocable as aforesd, I do here unto put my hand & seale/Dated in Kittery in Pischataqua River, in New England aforesd this third day of March, in the yeare of or Ld god, according to ye Computation of ye Church of England one thousand six hundred seaventy & five & six/Anno Dom: 167#

Signed sealed & Deliuered,

John Heard (his Seale)

in the Presence of us/

Frans Smale/

Elizabeth Leighton/Ric: Allexander/

Sworn to by attesting witnesses 21 keby 1676; recorded 16 Mch 1676-7

Registry of Deeds, 5, 23.

In the name of God Amen/Bee It known unto all, unto whom this shall Come, that I John Lybby Senjo^r, do give unto my children five shillings a peece to every one of them, & to my too younger sonns Namely, Mathew & Daniell shall have fivety shillings out of ye Estate when they Come to age/ & my wife shall have It all to her disposeing to mantayn the Children/

Witnesses

John/

Anthony Roe/

the marke of

Leeft: Ingersall ×

Inventory returned at £118:06:0, by William Burrine and Andrew Brown, appraisers, 9 Febv 1682.

Registry of Deeds. 5, 25.

12th December: 1677:

In the name of God Amen/

The last Will & testament of Annis Littlefejld/

1: first I bequeath my soule into the hands of Almighty god, my maker, my body to bee buried in Christean buriall, at ye discretion of my executor hereafter mentioned/

1: I do giue unto my daughter Hannah Cloyce my bed & bowlster, & Katterine Wakefejld to deliuer It to her/

2: I giue unto my three daughters, Elizabeth Wakefejld Mary Barrett, & Hannah Cloyce, all my lining & Wollen New & ould to bee æqually divided amongst them/

I giue unto my sonn John Littlefejld my Cow Gentle & fiue busll's of Corne/

I give to my daughter Merribah foure buslls of Wheate due from ye Mills

I give to my Grandchild Katterine Wakefejld my Rugg & eight busll's of Corne/

I giue to my sonn Peter Cloyce too Acres of Marsh bee it more or less, y^t lyeth on the South West side of Mr Whelewrights Necke of Land/

I giue vnto my sonn Thomas Littlefejld, who hath taken a great deale of care of mee, all the rest of my househould goods Corne & Chattles, & I do make my sd sonn Thomas Littlefejld, my whoole & soole executor, & to receiue all debts comeing to mee, & to pay all If any thing there bee that I do ow, & to take all the remajndr to him selfe, & to see my will fullfilled/

Signed, & Deliuered,

In ye Presence of us, Joseph Bolls/

William Symonds/

Annis Littlefejld

her marke

Sworn to by attesting witnesses & recorded 2 April 1678; Inventory returned at £36:15:0, by Samuel Austine and Joseph Bolls, appraisers, 7 Mch 1677-8.

Registry of Deeds, 5, 27.

The last will & testament of Allexandr Cooper of Barwicke in the Town of Kittery in the prouince of Mayne, though weake in body, yet of Prfect memory & of a disposed mind (do Committ my soule unto god) and my body to the dust from whence It came, & do dispose of my outward Estate as followeth/

I do in the Presence of these Prsons now with mee too of whome I have desired to subscribe it as witnesses hereto, Namely John Taylor & George Gray, give & bequeath my whoole Estate of Land, Cattle Chattles, & all moueables & all other appurtenances belonging thereunto, vnto my onely sonn John Cooper, as the true & proper heyre of the sd Estate, & for the better Improveing Preserveing & secureing yr of till ye sayd John Cooper come to age of Twenty one yeares, being now about sixteen years of age; It is my will & desire to Commit under god, both my sonn, & my estate left him vntill hee come to age, unto my Loueing freinds vidzt Richard Nason Senjor, James Warrine Senior, & Peter Grant whome I leave as feofees in trust, faithfully to take Care both of my sonn & Estate, & for the Improvement & security there of, for my sonns best aduantage; before these writnesses John Taylour & George Gray Inhabitants of the aforesd place & James Warrine Junjor there, Pattericke Bryce traueller, being desired to bee scribe, by the aforesd Allexand Cooper, of the aforesd will / Dated at Barwicke this ninth day of February one thousand six hundred Eighty three/

Testes/ John Taylor George Gray his marke ×
his make × Pattericke Bryce

Sworn to by attesting witnesses 28 Feb 1483-4, and allowed in Court 25 March 1683-4; recorded I April 1684; Inventory returned at £153: 06:0, by Peter Grant, 25 Mch 1684, who states that Alexander Cooper "decased Febru. 11th: 1683-4."

Registry of Deeds, 5, 28.

I James Grant of Kittery In the County of yorke shyre, In New England, being weake In body, yet through gods mercy of a disposed mind, & Memory, Comitting my soule to god that gaue it, & my body to the earth to bee decently buried, do declare this to bee my last will & testament as followeth/

- 1: I bequeath vnto Elizabeth Grant daughter of Joane, the wife of Peter Grant of Kittery aforesd, Twenty Acres of Land at the head of my house lott, being at the North East end of it, reserveing a Convenient highway through it into the rest of my Land beyond it & ye way to lie on that side next Goodman Keys Land, It being the South East side: And also I give unto the sd Elizabeth Grant Tenn Acres of Land, It being part of that Lott of Land, which I have at ye place Called nine Noches/
- 2: I bequeath unto the aforesd Peter Grant Senjor of Kittery my best cloath sujte, & Cloake, & my searge sujte, & my great broad axe & a narrow axe, & my square axe, & Compasses my ads, & an Inch & an halfe Auger, & an Inch Auger/
- 3: I giue unto James Grant the sonn of Peter Grant aforesd, my fyrelocke Muskett, & my sword, & belt/
- 4: I giue unto Peter Grant the sonn of the aforesd Peter Grant, one Heffer of one yeare ould/
- 5: I bequeath unto John Wincoll Junjor, one steare of one years ould and vpwards/
- 6: I bequeath unto Elizabeth my Loueing wife, all the rest of my Estate, of dwelling house, out houseing Oarchard, with all my Lands whither ye home stall, or out lands, with all my Cattle of all sorts, & all my houshould Goods, tooles, vtensills, with in doores, or with out, or wtsoeuer is not bequeathed as abouesd/
- 7: I do nominate & appoynt my loueing wife Elizabeth Grant, to bee the soole Executrix of this my last Will &

testament, & do desire & Impoure my Loueing father in law, James Euerell of Boston, to bee ouerseere of this my last Will, & for Confirmation hereof haue sett too my hand & seale, this twelth day of November: 1679:

Witness Niuen Aignew

James Grant (his seale)

his marke ×
John Wincoll/

Acknowledged 12 Nov. 1679; Sworn to by Aignew 19 March 1683-4; Allowed in Court 25 March 1684; recorded 2 April 1684; Inventory returned at £154:10:0 by John Wincoll and John Key, appraisers, 19 Mch 1683-4, who state that James Grant deceased Nov. 6 1683.

Registry of Deeds, 5, 28.

The last will & Testament of Joseph Cross of Wells In ye prouince of Mayn yeoman, being of Perfect Memory & understanding though weake In body/

- 1: I Committ my soule into the hands of god, who is y^e father of spirits/
- 2: I Committ my body into the hands of my executrix, to bee decently buried, & after funerall expences are discharged, & all due debts payd, I do dispose of my Estate as followeth/
- 3: I do giue & bequeath unto my Cosson Samell Hill of the Land that was my fathers, Twenty rodds In breadth, with the Meddow the same breadth, & so to runne vp into the Countrey, as other lotts runne togeather with all my vpland, & Meddow at Drakes Ysland, to him the sayd Hill, & his heyrs for euer/ I do further giue to my aforesd Cozen, two Heffers, & two Steares of Two years ould a peece, & one feather bed with bedding belonging to it/

4ly I gine vnto my Cossons John & Joseph Hill, Thirty fine rodds of Land in breadth, from the Town Lands towards my house, with the Meddow between the Town Land, & the remajnder of my land; a streight line being drawn between the Two Parcells of Land; And I do further give unto my aforesd Cossons, all my vpland & Meddow at Epiford, to them & y^r heyres for euer, & my will is that Cossons Jon & Joseph Hill, do fence in a quarter of an Acre of Land neare y^e Clumpe of pines, & keepe it well fenced for a burijng place, for mee & my relations/

- 5: I do giue unto my Cosson Elizabeth Backehouse tenn pounds in pay with two suites of apparell, In Case shee liue with my wife vntil shee bee seaventeene years of age or Marry/
- 6: I give & bequeath unto my Loueing wife, my dwelling house with all other out houses, vplands, & Meddows stocke & househould stuffe, with all other of my Estate, In debts or other wise with out doores, & with in, not disposed of, In this my will dureing her naturall life, & at her death, my will is, yt my Cossen Samil Hill, shall have an Addition to his land as fare as the brooke, on the Easterly side of my house, which vpland is to bee bounded by the brooke, so fare as the high way, & then to runne into the Countrey as other lots runne/ & the Meddow to bee bounded by ye Cricke that cometh vp to my house, all which Land, I give unto my Cosson Samuell & his heyrs for ener/ & further my will is, that the remainder of my land both vpland & Meddow between Samil Hills, & John & Joseph Hills land, & all the other Meddow, or Land vndisposed of in this my Will I gine unto my wifes sonn Willi: Breeden, with halfe my stocke & househould Goods, not disposed In this my Will, always provided that ye sayd Breeden live to Attaine to the age of twenty one yeares, to him the sd Breeden & his heyrs for euer/ but my will is that my wife shall have the vse & Improuem^t of the sd Land, stocke & househould stuff dureing her life, & the other halfe of the Stocke, & househould stuffe then In being, at my wifes decease, to be equally divided, between John Samuell & Joseph Hill/

Further my will is that In Case William Breeden should dy before hee come to age, then my will is that all the Land, Stoke Househould Stuffe, willed to Willia: Breaden, at my wifes decease, bee equally divided, between John Samell & Joseph Hill, to them & their heyres for ever/

7: I do Constitute ordajne & appoynt, my loueing wife Mary Cross, to bee my soole executrix of this my last Will & testament, by whome all just debts are to bee payd, & all legacys to bee discharged/

8: I do appoynt my loueing frejnds Mr Parciuall Greene, & Samell Wheelewright, to bee ouerseers of my will/ In witness & testimony where of, I have here unto sett my hand, & seale, this 2^{und}: of March/ 1684;

Signed, sealed, &

Joseph Crosse (his Seale)

Deliuered, in Presence of us/ Samuell Wheelewright/ John Wheelewright/

This Gyft & bequest made by mee Joseph Cross unto Samell Hill, togeather with all my vpland & Meddow, at Drakes Ysland, in the eleaueth lyne of this my last Will vpon good after Considerations, I do totally reuoake, & make null, haueing legally past away the sd lands by a bill of saile, beareing date the 29th: May: 1684: to Samuell Austine of Wells, as witness my hand June 11th 1684: Testes/Samell Wheelewright/ Joseph Cross his

Cross his

Marke S

Sworn to by subscribing witnesses 2 Aug. 1684; recorded 24 Aug. 1684; Inventory returned at £500: 05: 3, by Joseph Storer and John Barrett appraisers 23 June 1684, who recite that Joseph Cross deceased 18 June 1684.

Registry of Deeds, 5, 33.

In the name of God Amen, I John Leds husbandman, In the County of yorke being very sicke & weake, & drawing neare to my last end, make this my last will & testament, being of a naturall good vnderstanding & of a disposed mind; I bequeath my soule unto god, In ye strength & merritts of my Lord & Saujor Jesus Christ, in hope of a Joyfull resurrection, & my body to the earth to descent buriall; As for yt little Estate the Lord hath giuen mee I do dispose as followeth/

First that all my debts lawfull shall bee payd, & my funerall charges out of yt little I haue; I do giue vnto my sonn John Leads my house & Land now In yorke, with ye writeings deeds, & Assurances, as also my too guns my sett of Wedges, my mortissing axe & my sword/

I will also give to my wife, my wearing Cloaths with my Chest, & what is in it, & all my debts that are due to mee/ I also give to Samell Sayword my broad axe/ & that this my last will & testament bee truly Performed, I do make & Constitute Mr Hene: Sayword, & his wife Mis Mary Sayword executors, as Witness my hand this 15th day of Novemb r 1678:

Attests John Jefferys/ & Tymothy Yeales/

John Leads his marke



Sworn to by attesting witnesses 10 Nov 1678; allowed in Court 1 Apr. 1679; recorded 4 April 1679; Inventory returned at £43: 19: 5.

Registry of Deeds, 5, 34.

In the name of god Amen/ the 18th of September 1678: deceased I Joseph Boolls of Wells in the County of yorke shyre Gentle being in Perfect memory & remembrance praysed bee God, do make & ordajne this my last Will & testament In manner & forme as followeth/

- 1: I do bequeath my soule into the hands of almighty god & maker, hopeing that the meretorious death, & passion of Jesus Christ my onely Saujor & redeemer, to receive free pardon & forgiueness of all my sins, & as for my body to bee buried in Christian buriall, at the discretion of my executrix hereafter mentioned/
- 1: I give & bequeath unto my Elldest sonn Thomas Bolls Tenn pounds/

I bequeath unto my sonn Samell Tenn pounds/

I do bequeath unto my daughter ffrost tenn pounds/

I bequeath unto my daughter Becke Thirty pounds/

I bequeath vnto my daughter Locke Tenn pounds/

I bequeath unto my daughter Mercy Thirty pounds, & as much searge as will make her a Gowne, & Tickeine for a bedd & a bowlster, which is in the house & my will is that Twenty pounds bee payd to my sd daughter by my executrix, wn shee shall Antajne the age of Twenty yeares, or marry, which shall first happen, & the other tenn pounds to bee paid by my sonn Joseph/

I bequeath unto my sonn Joseph all my houseing, vpland Meddows & Marsh belonging to my home place, to him & his heyres for euer, after the death of my wife, not doubting of his Dutifullness & care to his Mother, hee paijng fluety pounds to my Children hereafter mentioned to my sonn Thos tenn pounds, to my sonn Samell Tenn pounds, to my daughter Frost tenn pounds, to my daughter Chadborne tenn pounds, & to my daughter mercy tenn pounds/

Further my will is, that my wife shall have my whoole Estate both with in doors & with out, in this Town or else wr to dispose of to wt children shee sees good, excepting the houseing & Lands that I have given unto my sonn Joseph after her decease, shee to have the use of it dureing her life, & my wife to pay all debts & legacys, but onely wt Joseph is to pay; And I do hereby nominate & appoynt my deare & loueing wife Mary my soole executrix of this my last will & testament, & do hereby nominate & appoynt my loueing

frejnds, Mr William Symonds & William Symonds to bee the ouerseers of this my last Will & testament, all other Wills & testaments being made uoyd/ In witness where unto I haue sett my hand & seale, the day & yeare aboue written/

Witness Samell

Joseph Boolls (Sigilli)

Wheelewright/William Symonds/

Inventory returned at £842: 01: 06, by William Symonds and Joseph Storer, appraisers, 29 Nov. 1678.

Registry of Deeds, 5. 36.

In the name of god Amen, this Twenty sixt day of September one thousand six hundred seaventy nine, I Thomas Withers the vnprofitable servant of god, though weake in body, yet of good & Perfect remembrance blessed be god, & knowing y' I am naturally borne to dy, & to pass from this transitory life, minding to put in order my Estate, to the Intent there should bee no striff for the same after my decease: I do here by make this to bee my true last & onely will, & testament in manner followeth/

Imp^{rs}: I commend my soule to almighty god, & his sonn Jesus Christ my sauio^r, in whose prætious blood I sett y^e whoole & onely hope of my saluation, my body in hope of a Joyfull resurrection, I comitt to y^e earth to bee decently buried, & touching the distribution of my mortall goods, I dispose of as followeth/

I will all my debts should bee satisfyd/

I giue vnto my beloued wife Jane Withers, the one halfe of all y^t I haue, both of Land & Cattle, for y^e tearme of her life, vidz^t: too oxen, too Cows by name, starr & Jentle, & also my land next to Goodman Mendums, which I giue her diureng her life, & after wards to my daughter Mary/ also I

giue vnto my sayd wife the vse of Eagle poynt, dureing her life, after wards to bee for euer my daughter Elizabeths; Also I giue vnto my wife all that Land on the Eastward side ouer aganest John Shapleighs, between John Hoole, & Lewis, dureing her life, & afterwards to bee my daughter Elizabeths/

I giue vnto my daughter Mary Ryce one Red Heffer/

I giue unto my two Grandchildren, Allexand^r & Aeilce Shapleigh one Red heffer/

I giue unto my sonn In law John Shapleigh a Necke of land Called Oake Poynt, with ye Marsh next to his house/

I do by these Presents make & ordaine, by well beloued wife aboue mentioned, to bee my soole executrix of this my last will & testament, here by giueing & bequeathing unto her all the remajnd^r of my Estate, as househould stuff & else which is not mentioned in this my last will & testament In testimony of Which, I have here vnto set my hand & seale this Twenty sixt day of Septem^{br}: 1679:

Thomas Withers (his seale)

Certified to by Francis Hooke as written by him 30 Mch 1685; and sworn to by William Haynes; Edorsed "The aboue written compared with the originall will hath Divers fundament mistakes in it Angst 30^t 1690 as attests John Wincoll Record*." See folio 51 post for re-record.

Registry of Deeds, 5, 38.

In the name of god Amen/

Rowland young Senjor of yorke in the Prouince of Mayne, declareth this to bee his last will & testament; I Rowland young aforesayd, being at this Present of a sound mind, & of a memory substantiall, though very sicke in body, & willing to dispose prudently of what god in his pleasure hath possest mee with all, declare as followeth/

first I bequeath my soule to god, that gaue it in & through ye meritts of my deare Ld & saujor, Jesus Christ, in hopes

of a Joyfull resurrection, at the great Tribunall: & my body to the earth y^r to bee Inter'd, in order & Decent buriall/

2ly I will that all my funerall Charges shall bee fully & duely payd, with all my other iust & due debls, which may appeare/

3: I will that my dearly, & beloued wife, Johanna young shall iniov all my Estate yt I haue in this world, the same to possess & improue, & to take the full produce of from tyme to tyme, & at all tyms dureing the tyme of her naturall life, & If in case the produce of ye same shall not bee a Competent measure for her Comfortable subsistance I do hereby Impoure my well beloued to sell, aliene or dispose of all or any of my Estate, not yet disposed off, for yt end, & shall desire any Court or seale or Judicature, in such case of extremity, to avd & Assist my beloued wife yrin, & also so to order that shee may have a comfortable livelyhood according to her Ranke, & quality out of ye same/ And further I order my well beloued wife to will bequeath & dispose off what part of my Estate, shee shall leaue at her decease, to whom shee pleaseth; I also will the possession Present of all my Estate, houses Lands Marshes, or any or any thing y' unto belonging to my dearely beloued wife, to whom I Committ soole execution, & Administration, desireing this my wellbeloued wife to act as soole executrix, in all respects to see my last will & testament Performed/ Signed & deliuered in the Rowland young

Presence of,
Jeremiah Mowlton/
his × marke/
Timothy Yealls/

his marke

Sworn to by attesting witnesses 6 Nov 1685; recorded 24 Nov. 1685; Inventory returned at £224: 06: 0, by Abrabam Preble and Arthur Bragdon appraisers, 25 Sept. 1685.

Registry of Deeds, 5, 45.

Know all men by these presents that I Walter Boaden fisherman of the Iles of Showles vizt: of Smittinose in the countie of portsmouth being by Gods providence at the house of George Litten of the towne of Kittery in the Countie of yorke & of firme memory & Vnderstanding Doe make this my last will and testamt vizt:

Inprimis I Dispose of my outward Estate in maner as followeth vizt: my will is that all my Debts be duely and truely paid by my Executor

- 2. I giue & bequeath all my estate whatsoevor vnto my verry Loving frends George Litten and Sarah his Wife & my Will is that all those that haue any estate of mine in their custodie or that Doe owe any Debt vnto me Doe deliver & pay the same vnto the sd Litten or his Wife after my Decease vppon their demand or either of them their heires Executors Admis^{trs} or Assignes in species as the same is to be delivered or paid vnto me
- 3^d I doe Nomi^{te} and appoint the abouesd George Litton of the town of Kittery in the Countie of yorke to be the Executor to this min Last will & testament and doe here by Injoine him faithfully to performe all and every of the premises aboue mentioned in Wittnes Whereof I haue here vnto set my hand and seale the eighteenth Day of Sept^{br} in the yeare of o^r lord god one thousand six hundr^d seventy six

The Marke of × John Shepard The Marke of × John Morgradge

Sworn to by attesting witnesses 7 May 1690; recorded 30 July 1690; Inventory returned at £14: 1: 2 by John Shepard and John Alcock, appraisers, 7 May 1690.

Registry of Deeds, 5, 47.

The last Will and testament of John Bray of Kittery in the province of maine in New England

January 22. 1688.89

In the name of god Amen

I John Bray being sensible of my frailty of mortallitie & yet retaining my perfect reason & vnderstanding for the preventing of all trouble about the worldly estate that god hath blessed me with I doe constitute and appoint this following as my last will and testament

Imp: I doe give vnto my loueing Wife Joan Bray the house in Plimouth in England & the rent of it to be hers & at her Dispose only with yt limitation that it goe to some of my Children at her Decease/ Also I give vnto my loueing Wife Joan Bray the new end of my now Dwelling house in Kittery Dureing the terms of her naturall life and at her Decease I give it to my son John

If. I give vnto my sone John Bray my fiftie acres of land or thereabout given to me by the towne adioining to Capt Hookes land lieing spruce creeke Also I give vnto my sone John the Midle part of my now Dwelling house adjoining to the new end and my building yard & the bed and Chest & Court Cubbard that stands in the Esterly end of my house & this in reference to wages Due to him Also I doe freely to my sone John al my tooles Instruments and tackling yt belongs to building of vessells

3 I giue to my wife Joan Bray & to my sone John Bray Jointly and equally in partnership my farme at braueboat harbour vpland & marsh except so much marsh as hereafter excepted & otherwise Disposed/ also I giue to my wife and sone the land belonging to my house being about 24 acres in Joint & equall partnership excepting the building yard before expressed & what shall be afterwards excepted Also I giue to my wife and son Jointly my 2 barnes & all my stock & all my household goods excepting what is before

giuen to my son Distinctly & what shall be afterward Excepted

- 4 I giue to my daughter Joan Dearing ye one halfe of yt piece of marsh yt lies betweene 2 points at braueboat harbour Also I giue her a piece of land lieing in the southeast corner of my land ouer against my house runing from the said corner to the barrs & backe to the old fence be it two acres more or less with this proviso that after her Decease both these parcells of land revert & returne to her Eldest sone John Dearing
- 5. I doe give to my Daughter Margery Pepperill besides the land already given the other halfe of that peece of marsh lieing between 2 points at braue boat harbour above mentioned which after her decease is to revert & returne to her sone Andrew Pepperill
- 6 I doe give to my Daughter Mary Bray a peice of marsh lyeing at brauboat harbour bought of John Andrews and his mother only reserving a highway for the carrieing of timber and hay, also I give her the Grassie feild at the northeast corner of my land lieing over against my house from the back Creeke to the land given my Daughter Deering and westward to the old fence Also I give her part of my Dwelling house vizt: the leantoo & Chamber over it & the east roome & as much of the chamber as is over that yet it is to be vnderstood that If the said Mary Dye without heires of her body yt what is given to her shall at her decease revert & returne to my son John Bray and his heires. Also it is my Will that when she comes to be Married shee shall have one of my cowes, And further that she shall have the one halfe of the Garden that we now Emproue

And lastly it is my Will that all my debts should be paid and al y^t is that is owing to me should be received by my wife Joan Bray and by my sone John Bray whom I doe desire & appoint to Execute this my last will & testament

And it is my desire that Capt: Francis Hooke and Mr Benj:

Woodbridge may be overseers

Witnesses Benj: Woodbridge John Bray (a Seale)

Francis Hooke

Sworn to by attesting witnesses 15 July 1690; recorded 1 Aug. 1690; Inventory returned at £306; 10: 0, by William Fernald, Roger Dering, and John Bly, appraisers 31 Jany 1689-90.

Registry of Deeds, 5, 51. (See folio 36)

In the Name of god amen This twentie six Day of September one thousand six hundred & seaventy nine

I Thomas Withers the vnprofitable servant of god though weake in Body yet of good and perfect remembrance blessed be god, and Knowing that I am naturally born to Dye & to pass from this Transitory life, Minding to put in order my estate to the intent there should be no striue for the same after my Decease I doe hereby make this to be my true last & only Will & testament in manner follo:

Imp^{rs} I comend my soule to almighty god & to his sone Jesus Christ my Saviour in whose precious bloud I set the whole and only hope of my salvation, my body in hope of a Joyfull resurcetion I comit to the earth to be decently buried and touching the Distrebution of my mortall Goods I Dispose of as follo:

I will that all my debts should be satisfied

I giue vnto my beloved Wife Jane Withers the one halfe of all that I haue both of land & catle for the terme of her life vidz^t two oxen & two Cowes by name Star & Gentle & also my land next to goodman Diam^{ts} which I giue her Dureing her life and afterwards to my Daughter Elizabeth: also I giue vnto my said Wife the Vse of Eagle point Dureing her life, afterwards to be forever my Daughter Elizabeths, also I giue vnto my Wife all that land on the East-

ward side over against John Shapleighs between John Hole & Lewes During her life & afterwards to be my Daughter Elizabeths/I giue vnto my Daughter Mary Rice one one Red heifer/I giue vnto my two Grand Children Alexander & Alice Shapleigh one red heifer

I give vnto my sone in law John Shapleigh a neck of land Called Oake point with the marsh next his house

I Doe by these presents make & ordaine my welbeloved Wife aboue mentioned to be my sole Executrix of this my last will & testament hereby giveing and bequeath vnto her all the remainder of my estate as houshold stuffe land & else which is not mentioned in this my will & testament

In testimony of which I have here vnto set my hand & seale this twenty sixt Day of Sept 1679

Tho Withers $\binom{a}{\text{Seale}}$

Recorded (a second time) 30 Aug 1690.

Registry of Deeds, 5, 55.

In the name of god Amen

I John Taylor of Barwicke in the province of Maine being weake of body and yet Through the Mercies of god sound in mind and Memory and humbly Comitting my soule to god that gaue it and my body to the earth by Decent burieall not knowing how soone my Change may come Doe declare this Instrument to be my last Will and Testament/

Imp^r I bequeath vnto my Daughter Katherne Cahan thirtie acres of land to be taken out of my land at the rockie hills to run the whole length of it & to be to her & her heires for ever and also a cow and a calfe & an Ewe & a lambe

It: 2^{aly} I bequeath vnto my Daughter Mary Taylor thirtie acres of land to be taken out of my land at the rockie hills

to run the whole length of it & to be to her and her heires for ever and also a cow and a calfe & an Ewe & a lambe

3^{dly} I bequeath vnto my Daughter Sarah Taylor thirtie acres of land to be taken out of my land at the rockie hills & to run the whole length of it, to be to her and her heires for ever also I giue her a cow and a calfe and an Ewe and a lambe

4^{thly} I Bequeath vnto my daughter Deliverance Taylor thirtie acres of land to be taken ont of my land at the rockie hills & to run the whole length of it to be to her and her heires for ever also I giue her a Cow and a calfe and an Ewe and a lambe

5^{tly} I bequeath vnto my Daughter Abigaile Taylor thirtie acres of land to be taken out of my land at the rockie hills and to run the whole length of it to be to her and to her heires for ever also I giue her a cow and a calfe and an Ewe and a lambe

orchards Gardens lands Cattell Chattells household goods Vtencills whatsoever at home or abroad within Dores or without I bequeath vnto Martha my loveing Wife to be and remaine to her for her Maintenance and comfort and Dayly vse dureing the whole terme of her Naturall life and what shall remaine at her decease she shall have power to Dispose of at her Discretion amongst her five Daughters abone named and to have liberty to cut & take ten cords of Wood per annom for her firewood During

off ten cords of Wood per annom for her firewood During her life out of those lands abone given to our abone written five daughters, and the lands given by Nyvan Agnew to me & my Children I leave to my sd wife to Dispose of it amongst our Children at her Discretion/ I Doe also Nominate & appoint the sd Martha to be the sole Executrix of this my last will & testament & to take Especiall care for

payment of my Just debts as Witness my hand & seale this 7th Day of May 1687

Signed sealed & delivrd in presence of vs Stephen Hardison John Wincoll

John Taylor his mark + (Seale)

Sworn to by attesting witnesses 23 Feby 1690-91; recorded 4 Mch 1690-91: Inventory returned at £156: 04: 0 by Richard Nason and Thomas Abbott appraisers 28 Jany 1690-91.

Registry of Deeds. 5, 57.

1691

In the name of god Amen march ye thirtie first one thousand six hundred ninty & one to all psons to whom this shall or may come Know ye: that I william more of yorke in the province of Maine being sick of body but of Good and perfect Memory thankes be to god for it, Doe make this my last Will and testament in maner & forme as followeth

Imp^r: I giue & bequeath my poore imortall soule to god that gaue it to me hopeing through the only merits of our lord & sauior Jesus Christ to Inherit everlasting happiness/And I giue & bequeath my body to the earth wherof it was made therin to be decently interred

I giue & bequeath to my loueing wife Dorathy More all my house, lands, goods Chattells & Moueables as also all Debts due to me.

I giue to my sone John More one Cow to be Delivered within a twelue month after my Decease.

I give to my Daughter Elizabeth Trafton five shillings in good pay within a twelve month

I giue to my sone Robert More one shilling in good pay
I giue to my Daughter Sarah Welcom fiue shillings in
good pay

I give to my sone William More five shillings in good pay

I give to my Daughter Elianor More five shillings in good pay

I give to my Daughter Ann More five shillings in good

I give to my Daughter Mary More five shillings in good

I give to my sone Thomas More five shillings in good pay and If he proues a good loueing & Dutifull sone to his mother and liue with her Dureing her Naturall life then I giue & vnto my sone Thomas More my house that I now liue in and the land that I have to him and his heires for ever after the Decease of his Mother

And I leave my wife Dorathy More my sole Executrix Witness my hand & seale the Day and yeare aboue written Witness Will^m: More (^A_{Seal})

Francis Tucker

Rort × Souden his marke

his marke

Sarah × Anger her marke

Sworn to by attesting witnesses 2 June 1691; recorded 3 June 1691; Inventory returned at £159: 07: 0 by Jesper Pulman and Arthur Came appraisers 12 May 1691.

Registry of Deeds, 5, 62.

In the name of god Amen

The last Will & testament of John Amerideth Coop late of Dartmeuth in England & Now of Kittery in the province of Maine in New England, being Weake of body but of perfect Memory & of a disposeing mind Doe ordaine this as my last Will revoake all former Wills & bequests whatsoever think meett to sett my house in order & Dispose of that Estate as god has given me as followeth

Impr: I bequeath my soule to god that gaue it me in hopes of a Glorious resurection & my body to be Decently buried

It: That estate I haue in Dartmonth abouesaid of housen & Gardens I giue and bequeath the Moietie or one halfe to my beloved wife Joane Amerideth Dureing her Naturall life & the other halfe vnto my sone & Daughter John & Joanna Alcock and their heires for ever: & after my said viues decease the whole to be and remaine to sd sone and Daughter for ever;

It: I giue & bequeath to my sd Wife the oue halfe of the house and land I now liue vppon Dureing her Naturall life and after her Decease the whole Vnto my Sone & Daughter John and Joana Alcock Dureing their Naturall liues & the longest liver of them and after their Decease to be and remaine to Joseph & Joanna the Children of the sd Jn° And Joanna aforesd: & twelue acres of land in broad Coue vnto Joanna last aboue named

It: I giue & bequeath vnto vnto my two Grand Children Abigail & Mary Aleock a bill of six pound in Mony Due from Cozen John Shapleigh to be equally Devided between them.

It: I giue & bequeath the rest of my Estate in Chattells & Cattell within Dores and without Dores vnto my beloued wife Joane hopeing shee Will be provident so of it that shee may leaue to my Children what remaines at her decease appointing & makeing my sd Wife my sole Executrix and Elias Stileman & John Shapleigh my ouer seers in Wittness whereof I haue here vnto set my hand & seale the 26 January 1690:

The marke of John Amerideth



Sworn to by Richard King and William Tetherly 16 June 1691; recorded 24 June 1691; Inventory returned at £152; 12; 0, by Peter Dixon and William Godsoe, appraisers, June 16, 1691, who recite that John Amerideth deceased 26 Jany 1690.

Registry of Deeds, 5, 74.

In the name of god Amen I Abraham Conley of the town of Kittery in the County of yorke in New England being weake and sickly of body but perfect of memory thanks be to god Doe make and ordayne this my last will & testament in manner & forme as here followeth/ And first I Doe give & bequeath vnto Nathan Lord and Abraham Lord the two sones of Nathan Lord the Elder my sone in law all that lot or tract of land with the appurtenances called or Comonly known by the name of Coole harbour which I lately purchased of James Emery of Kitry and all that pte of my land that lieth at Sturgeon Creeke which is now lett & Disposed of to one Francis Small with this pviso that If the sd Small Doe hold his bargaine made with me for the said land then the sd Nathan Lord & Abraham to receive & have all such pay either Money or other Engadgments as he oweth to and hath bound himselfe to pay for it but If hee the said Small Doe relinquish or otherwise make void his bargaine that he made with me for the said land then my will is that they shall have the land as aforesaid to the only vse benefit and behoofe of them the said Nathan and Abraham Even all that land that was barganed granted or Intended to be granted vnto the said ffrancis Small/And my Will is that this shall be the devission betwixt them the said Nathan and Abraham the one to have the aforesd land at Sturgeon Creeke or the rents and profits therof and the other the land Called Coole harbour lately purchased of James Emery as aforesd with this pviso & pvisoes that Nathan Lord the Eldest brother to take his Choice which of they two he will have And to have it as they shall Come to the age of twenty one yeares each of them, the Eldest first as he Comes to the age aforesd and the other sucsessively and in the mean time to be in their fathers Disposall after my Decease Also I Doe giue & bequeath vnto Nathan Lord thelder my sone in law all that land that Nicholas Frost now holdeth of me and all the other land either marsh meadow or vpland that I now haue or ought to haue at Sturgeon Creeke, (besides that I haue lett or granted vnto the aforesd Francis Small) by vertue of any town grant or grants or other wise to his own pper vse benefit & behoofe for ever/ Also I doe giue and bequeath vnto Adrian Fry with whom I doe now liue nine pounds or there abouts which is due vnto me on two bills and Doe acquitt him thereof for ever also I doe giue vnto John White my Neighbour all such debts as he oweth me and Doe thereof acquitt him Also I doe give vnto Robert Allen all such Debts as he oweth me either by bill or otherwise and thereof Doe acquitt him: All which Debts aforesd If I doe happen to Dye before they are Due to me or before they are paid my meaning and will is that I Doe acquitt them against my Executor for ever/ All the rest of my Goods & Chattells or lands Moueable or Vnmoueable bills bonds or other Debts what soever not heretofore in or by this my last Will and testament not given or bequeathed I doe give and bequeath vnto Nathan Lord thelder my sone in law whom I doe make my whole and sole Executor to see my Debts paid and my legacies performed in Witness hereof I have Caused this my Will to be made and have here vnto sett my hand and seale Even the first Day of March in the twenty seventh yeare of the raigne of our Soveraign Lord Charles the Second by the grace of god of England Scotland France & Ireland King Defender of the faith: And in ye yeare of or Lord 1674/

Sealed & Acknowledged in the prsence of vs here vnderwritten Andrew Searle

The marke of × Adrian Fry

The marke \int of Abraham Conley $\binom{a}{Seal}$

Sworn to by attesting witnesses 5 Mch 1690-91; recorded 8 June 1692.

Registry of Deeds, 5, 82.

In the name of god Amen one thousand six hundred ninty & one I John Card of yorke in the province of Maine Cooper being sick of body but perfect Remembrance all laud & praise be given to allmighty god for it, Doth Revoakeing all former Wills make and ordaine this my present testament Contayning herein my last will in manner & forme following, that is to say first I bequeath my soule to Almighty god My Maker & redeemer, and my body to be buried in Christian buriall

Item I bequeath to my Eldest sone William Carde the tract of Land being bounded from the lower end of the Coue nigh to Edmond Cooks lott soe running vppon a north east line Joyning to my owne loot and so Joining in Breadth vpon the line of Edmond Coks Loote so rnnning backward so farr as my loot Doth/ Item I doe bequeath Annas Carde my Daughter twelfe pence in silver to be paid by my Executor after my buryall/ Item I bequeath to Mary Card my Daughter twellf pence in silver to be payed by my Executor after my buriall/ Item I doe bequeath vnto my now wife Elesabth Card I doe bequeath the one halfe of my Goods and Chattells of what kind or nature soever and also the one halfe of my home loot and half of all my marsh hom and a brood during hir life not given nor bequeathed before, my funerall Expences and Debts discharged/ Item I doe bequeath to my Grandson John Card twenty shillings to be paid by my Executor after my buriall/ Item I do bequeath to my Grand Daughter Mary Card twenty shillings by my Executor after my buriall/ Item I doe bequeath to my younger sone Thomas Card whom I make my sole Executor, all the goods and Chattells & land of what kind or nature soever the one halfe not given nor bequeathed before my funerall expences & Debts and demands discharged olny after the desase of my now wife Elesabeth the land & Marsh of what kind or Nature so ever not now bequeathed to my younger sone Thomas my soll Exequetor

Signed Sealed published
in the presence of vs
William young
Samuell Bragdon

The marke of

John

Caro

Sworn to 21 Feby 1693; recorded 7 April 1693; Inventory returned at £172:19:0, by Abraham Preble and John Harmon appraisers 28 Oct 1692.

Registry of Deeds, 5, 121.

In the Name of God Amen/ the xxvth of June in y^e year of our Lord one thousand Six hundred fforty Seuen, I George Puddington the unprofitable Seruant of God, weake in body, but Strong in mind, doe willingly and with a free heart render and giue again into y^e hands of my Lord God and Creat^r my Spirit which he of his ffatherly goodness gaue unto me when he first fashioned me in my Mothers Wombe, making me a liuing and a reasonable Creature, Nothing Doubting but that for his infinite Mercye, Set forth in y^e precious blood of his Dearly beloued Son Jesus Christ our onely Saui^r & Redeem^r he will receiue my Soul into his Blessed Saints.

And as concerneing my body Euen with a good will & free heart I giue ouer, recomending it to ye earth whereof it came nothing doubting but according to ye Article of my faith at ye great day of generall Resurrection when we shall appear before the Judgement Seat of Christ, I shall receive ye Same again by ye mighty power of God whereas he is able to Subdue all things to himselfe, Not a corruptable, Mortall weak and vile body as it is now but an incorruptable, immortall, Strong and perfect body in all points.

ffirst as concerning my wife with whome I Coupled my Selfe in ye fear of God refuseing all other women I linked my X

Selfe unto her, liuing with her in ye Blessed State of Honourable Wedlock, by whom alsoe by the Blessing of God I haue now two Sons and three daughters, John & Elias Mary ffrances and Rebecca. And albeit I doubt not but that God after my departure according to his promise will be unto her a husband yea a father and a Patron and Defender, and will not Suffer her to lack if She trust fear and Serue him dilligently calling upon his holy name, yet forasmuch as God hath Blessed me with Worldly Substance and She is my own flesh, and whoso prouideth not for his, denieth the ffaith and is worse than an Infidell/ I therefore give & bequeath unto John my Eldest Son, and Elias my youngest Son all my land and houses and out houses which are now in my Possession where I now dwell in Gorgeana in New-England and alsoe all my Marsh ground, or land, in Gorgeana aforesaid with all ye appurtenances thereunto belonging to them and to their heires for euer Equally to be Deuided, but if any of my Sons doe die without heires of his body lawfully begotten that then the land and Marishes aforesaid remain to ye longest liuer and to his heires ffor Euer. But if it shall please God that both my Sons doe die wthout heires of their bodyes lawfully begotten that then I give and bequeath the aforesaid land and Marish grond unto my three daughters Mary Rebecca & ffrances, and and to their heires for Euer/ And if any of them Shall die without Issue of their bodies lawfully begotten then to the longest liner and their heires for euer/ but if all my Children doe die without heires that then I giue and bequeath my aforesaid land and Marish ground unto my brother Robert Puddington and his heires for Euer Prouided always that Mary my wife haue ye Said land and Marsh ground during this her Mortall life for ye bringing up and Maintainance of my said Children - moreouer I giue and bequeath unto Mary my Eldest daughter one cow called or known by ye name of Ladd and fiue pounds Starling when She Shall come unto the age of Sixteen yeares/ I doe give and bequeath unto my Second Daughter ffrances one Cow

called or known by the name of young finch, and fiue pounds of money, and the which to be payd unto her at ye age of Sixteen yeares ffurther I doe give and bequeath unto my youngest daughter Rebecca one heifer called or known by the name of young Ladd and five pounds of money and the said 516 to be payd unto her at ye age of Sixteen yeares And all ye aforesaid Cattle to remain in Mary my wives Custody untill they or Either of them Shall come unto ye age of Sixteen years without any fraud or Couin And my meaning is that my three daughtrs Shall have the thirds of ye Increase of the afores Cattle in the mean to their use/ My Will is further that I doe give unto John my Eldest Son, my best feather bed with all things Else thereunto belonging, and one long Table, and a Brewing ffurnis, but Mary my wife to haue ye use of them untill he come unto ye age of one and twenty years but if he Shall die in the mean time that then my Will is that ye ffether bed with that thereunto belonging. and the Table and the Brewing ffurnis I giue unto Elias my youngest Son and to his heires for Euer/ My Will is further that I doe give unto Mary my Eldest daughter, one fflock bed and Bolster with all things Else belonging, also my Will is that Mary my Wife I doe make and ordaine to be full and wholly Executrix of this my last Will and Testament/ Alsoe my desire is that my Brother Robert Puddington and Mr Edward Johnson Mr Abraham Preble & Mr John Alcock to be Supervisers of this my Will/ And in token of my loue unto them, I bequeath unto these my Supervisers ten Shillings.

Witnesse hereof I have hereunto Set my hand and Seal in the presents of/

John Alcock George Puddington
The mark of + Bartholmew Barnet (seal)
The mark of × Arthur Bragdon

Recorded 18 Jany 1695-6.

Probate Office, I, 1.

In the Name of God Amen/

The last Will & Testament of James Smith of Barwick, in the Parish of Barwick, in the Towneship of Kittery in the Province of Main in New England, Being weak in Body not knowing how it may please God to deale with him, and being willing to Settle his Estate, So yt he may prevent future trouble, being in perfect memory and of a Sound disposing mind, doth Ordayne this to be my last Will and Testament.

Imp. I doe give and bequeath my Soule into the hands of the Lord Jesus Christ my blessed Saviour and Redemer, & my Body to the Earth to be decently Buried, and after my funerall Charges and all my Just & honest Debts be p⁴ I doe dispose of the Rest of my Worldly Estate as followeth,

2ly. I doe give and bequeath unto my Eldest Son James Smith, my Now dwelling house out houses, and all the Land y' I bought of William Piles, (excepting four Acres of Land given to my Couzen Peter Knap) allso So much more Land, Adjoyning to y' house Lott, as will make the whole to be one hundred thirty Six Acres, one half of the houses and Land to be Injoyed by my Son James Smith, when he Comes to the Age of twenty one Year, & the other half of the houses and Land to be Possessed and Injoyed by my Son James Smith Immediately after the decease of his Mother, my Son James Smith paying to his Brother John Smith twenty Poundes, in Such pay as is RaiSed from of the farme, & fiveteen Poundes apeice to each of his Sisters, Mary Smith, & Elizabeth Smith in the Same Specie/

3ly, I doe give and bequeath unto my Son John Smith, twenty Acres of Land lying at a Place commonly called & knowne by the Name of Loves Bridge, and eight Acres of Meadow at a Place called Goe Look, and twelve Acres of Land more lying on the Eastward Side of Nechowannick River

4ly. I doe give and bequeath to my Loving wife one half of the dwelling house, out houses, & one half of the house Lott contayning one hundred & thirty Six Acres of Land, duringher naturall life, and the other half allso of the afores houses and Land, untill my Son James Smith Come to the Age of twenty One Year, at which Time one half of the afores houses and Land, Shall be delivered unto my Son James Smith, & Immediately after his Mother decease the Sa James Smith my Son, Shall Injoy the whole farm both houses and Lands to him & his heires forever

5ly. I doe give and bequeath unto my Cozen Peter Knap four Acres of Land lying and being, where he hath built his dwelling house and broken up Some Land it being the West Side of my house Lott, & Joyning to Rich^d Towsers Land/only if the S^d Peter Knap or his heires think fitt to dispose of the S^d Land, he or they Shall give my Son James Smith the Refuse of the S^d Land, and it Shall not be Sold or given to any other Person or Persons if the S^d James Smith will buy it.

6thly. I doe give and bequeath unto my Loving wife, all my Cattle, horse, Sheep, and all my Moveables for the bringing up of my Children my Sons untill they Come to the Age of twenty One Yeares, & my Daughters untill they Come to the Age of eighteen yeares, or be Married

Lastly I doe hereby make, Nominate, and Appoynt my Loving Wife Martha Smith to be my whole and Sole Executrix of this my Last Will and Testament, In Wittnesse whereof that this is my Last Will & Testament I the S^d Jams Smith have hereunto Sett my hand and Seale this Tenth day of August, Anno Dom^s, 1687, & in y^e third Year of the Reign of our Soveraign Lord James the Second by

the Grace of God of England Scotland France and Ireland King, Defender of the fayth, &c

The marke of James J Smith (sigillar)

Signed Sealed and Delivered in the presence of us

George Broughton Icabod Plaisted
John Broughton Benjamen Birdges
James Plaisted Crystopher Grant

Probate Office, 1, 3.

Know yee that I Nyven Agnue of Kittery in the Province of Main being Siek of Body but perfect of Memory, Thanks be to God, Doe Ordayn this my last Will & Testament as followeth, And whereas there are Some Debts Owing by James Barrow my Predecessor, and Some of those Debts unpayd, for the true payment whereof I doe make and Ordayne my trusty & well beloved freind John Taylor of Kittery in the Province of Main to be my whole & Sole Executor to See those my honest Debts paid & what Shall Remain of my Estate when all my Debts are p⁴ if any Remain, my will is that Such Remaindure shall be equally divided between my Executor & Peter Grant of Kittery aferes⁴, And John Taylor my Executor, to give the one Moiety or half of the Remaindure to his Daughter Mary, And Peter Grant to give the half of the Remaindure unto his Daughter

Sworn to by two of the attesting witnesses Sept., 14, 1687; recorded Oct., 10, 1687. Inventory returned 14th Sept., 1687 at £158:03: 00 by William Ardell, James Plaisted Jno Plasted, appraisers.

Elizabeth Grant, And this I do Acknowledge to be my last Will & Testament under my hand & Seale

Sealed & Acknowledged before us, Wittnesses Benjamin Nason James Warrin Jun^r

$$y^{e} m^{ke}$$
Nyven $\bigcap Agnu$ (seal)

Sworn to by attesting witnesses Sept. 16, 1687; and recorded 10th Oct., 1687. Inventory returned 27 Nov. 1686 at £79; 19: 01, by George Broughton and Tho. Abbott appraisers.

Probate Office, I, 7.

The Last Will and Testament of Michaell Hicks lyeing very weak yett retayning my perfect memory to all Christian people greeting Knowye that I doe by this make over all my Estate my Right and progative to any debts or other accurences due to me from any person or persons whatsoever to my well beloved wife Luce Hickes to be my true and Lawfull Executor to recieve demand & require and sue for all my right and property of Estate goods or Negroes in Barbadoes the place of my Nativity which falleth to me for my portion left by my father deceased and for the truth hereof I doe sett to my hand & seale this Nineteenth day of May Año Dom: 1688

Michaell Hickes (seal)

That this Testament was written from Michaell Hicks his owne mouth and Signed with his owne hand and sealed and hand delivered to his wife in the p^rsence of us

> Humphrey Churchwood Richard Cutt Elizabeth Chadbourne

Sworn to June 13, 1683; and recorded July 5, 1688. Inventory returned June 12, 1688 at £12: 11 by William Fernald Richard Cutt appraisers.

Probate Office, I, 10.

The Last Will and Testament of Ephraim Crocket being weak in body but of perfect memory being Sencible of the Dept I ow to nature p death the which I am in dayly expectacion off, and for the prevention of distraccion after my decease am willing to settle my little Estate God hath given me in this world/

viz: I comitt my Soule to God and my body to ye Earth to be decently buried att the discretion of my wife and my Estate to be disposed in manner and forme as followeth./

viz I Will and determin that all my just and honest debts and funerall charges shall be wel and truly satisfied and paid

- 2 I Will that all my Estate both Lands and moveables remaine in the hands of my well beloved wife An Crocket till my Son Ephraim Crocket shall come to age
- 3 I will give and bequeath to my Son Ephraim Crockett all my house and Land where now I dwell as alsoe all that peece of Salt Marsh at Broadboate harbour which I bought of Captⁿ Champernown for an Inheritence to him & his heires for ever
- 4 I will that my now wife Anna Crockett shall have possesse and quietly enjoy the one halfe of this my house and Land and Marsh dureing her Naturall life/
- 5 I will that my Son Ephraim Crockett shal enter into possession of the one halfe of my house Land & Marsh abovesaid when he comes to age and the other halfe to returne to him y sd Ephraim Creckett att the decease of my wife./
- 6 I give and bequeath to my wife all my moveables as Cattle Sheep horses Swine or any other thing either abroad or att home wthin doores or wthout for her support and maintenance dureing her life here and that w^tsoever shall remayne of my moveables att her decease shall retorne to my Son Ephraim Crockett./
 - 7 I give and bequeath to my son Richard Crockett forty

Acres of Land lyeing neare the Mast way to him and his Heires for ever. / And one Cow

- 8 I will and bequeath to my daughters Sarah and Mary Crockett twenty pounds a peece to be paid to them by my Eldest son Ephraim Crocket att the decease of my wife./
- 9 That Whereas my ffather Thomas Crockett did in his life tyme give Lay out and bound a peece of his Neck of Land which was in his owne possession to my sister An Roberts as alsoe a peece of sd Neck of Land to my Sister Sarah Parrett as their Marriage portions my Will is the said Land thus given by my father shall stand good to my Sisters and their Heires for ever/
- 10 I Will choose and appoint my trusty and faithfull friends Bro^r Joshua Crockett Richard Cutt and William Scrivener as Overseers of this my Last Will and Testament In Wittnes whereof I have hereunto sett my hand and Seale this 17th of July in the year of our Lord 1688

Signed and Sealed in ye

Ephraim Crocket

p^rsence of us William Screven Richard Cutt

E (seal)

Humphrey Churchwood

Sworn to and Recorded March 13th, 1688-9. Inventory returned Sept., 10, 1688 at £49: 01: 08, hy Nicholas Weekes William ffernald, appraisers.

Probate Office, I, 18.

I ffrancis Hook of Kittery in the County of York, being of perfect memory and understanding, but not knowing how long it may please God to continue me in this life, doe hereby constitute declare and ordain this to be my last will & Testament reuoking all manner of Wills heretofore made or declared Either by word or writing

Imprimis I recomend my Soul into ye hands of Almighty God, hoping free & full remission in & thorow ye Merits of

my Blessed Saui^r, My body I comit unto ye graue in ordr to a Christian buriall, the managem^t of which I leaue to ye Discresion of my Executrix & ouerseers hereafter Nominated/What worldly Estate it hath pleased ye Lord to giue me whether Reall or psonall consisting either in housing lands Shipping, Negros, Debts househould goods of any kind or whatsoeuer Else to me appertaining I giue unto my beloued wife, whom I here make & constitue my sole Executrix/Unto ye Reuerend Mr Joshua Moodey I giue fiue pounds requesting him ye sd Mr Moodey & my beloued friend Samuel Penhallow to be my ouerseers of this my last will & Testament, whom I desire to be assistants unto my Executrix upon all ocations/ My will & desire is that my boy Samuel be brought up in ye fear of God and disposed of to a Religeous family when my wife dies

The payment of my Just Debts and Defraying of my ffunerall Charges I strictly oblige my Executrix to be mindfull off. In Testimony to all & Singular ye pmises I have hereunto Set my hand & affixed my Seal This 9th of January 1694-5 ffrancis Hooke (his Seal)

Signed Sealed & Deliuered

in ye presents of us

John Euerett

William ffernald

John Woodman

Recorded Feb. 25th 1695-6: Inventory returned Feb., 8, 1694-5 at £232-16 by William ffernald, Elihue Gunnisou, appraisers.

Probate Office, I, 24.

In the name of God, Amen: I Henry Milbury of York in the County of York in the Prouince of the Massachusetts bay in New England, Weak and decaying in body but of Sound Memory & Judgment, and good understanding do make this my Last Will & Testament as followeth. viz:

My precious and Immortal soul, my better part, I do by Faith and Prayer Commend into yo hands of the Lord Jesus Christ my blessed and deer Redeemer.

My Mortal body to be committed to the Dust by a decent & Christian Buriall.

And as for the Portion of Worldly Goods, which God by his providence has given to me my Will and Desire is that it should be disposed as followeth, viz:

Imp^s:: I do will and bequeath unto my daughter Mary Blacklidge the sum of teu Shillings mony.

Item. Unto my beloved Daughter Johannah Letherby I do bequeath ten Shillings

Item: Vnto my beloved Daughter Lydia Linscott the sum of ten shillings.

Item: Unto my Dear Daughter now in Captivity with the Indians Dorothy Milbury, I will and give the sum of five pounds, In Case she return by Gods good Providence from Captivity, but not 'till then to be paid; which Legacy I intend not payable by my son at all if she neuer return

Item: I giue and bequeath unto my Grandson Samuell Pain ye sum of ten shillings and to my two Grand children Bethiah Pain and William Milbury ten shillings a peice; the Legacy to William Milbury not payable till he come of age

And as for the rest of my Temporall Estate that shall remain after these Legacies specified are answered; and after my Lawfull debts and funerall Expences are discharged; I do will and bequeath and freely giue it unto my trusty and well beloued son Richard Milbury; with all my houses, Lands, Chattells whatsoeuer with all the priviledges and appurtinances there unto belonging or in any wise appertaining: to him and to his Heirs for ever and to his and their sole and proper use and benefit: and do further by these Presents Constitute & appoint my s^d son Rich^d Milbury to be sole Executor of this my Will and Testam^t, to se to the due and Just Execution and the fulfilment of it, according to the tenour thereof, paying the aboue s^d Legacies respect-

ively in mony or Equivalent to mony; & y^t wthout fraud or delay after my decease, till when he is under no obligation: And for the Confirmation hereof, even of this my Last Will and Testament and the Disanulling of all former Wills whatsoever I the said Henry Milbury have hereunto Affixed and Annexed my hand & Seal this tenth day of June in the year of our Lord one Thousand Six hundred ninety and five

Annoq Regni Regis Gulielmi, Angliæ Scotiæ & 3th Septimo Signed Sealed & deliuered

In presence of us Samuell Donnell Samuel Johnson

John Hancock

Henry Milbury
his ## mark: (seal)

Sworn to, Oct., 1st 1695, by the attesting witnesses and Recorded Oct., 8, 1695

Probate Office, 1, 28.

In the name of God Amen. The last Will and Testament of William Spencer being in pfect memory and of a disposing mind and being willing and desirous to Settle and dispose of what God hath given me and to preuent trouble not knowing how Soon God may please to take me out of this troublesom world I doe hereby Declare this to be my last Will and Testament as followeth

Impr^s I doe bequeath my Soule into the hands of Jesus Christ my blessed Sauiour and redeemer And my body to the earth to be Decently buried/ And after my ffunerall Charges be Defrayd and my honest Debts payd I doe Dispose of the rest of my Estate as followeth

2^{ly} I doe giue and bequeath all my Lands Meadows houses and Cattle and all my whole Estate both with dores and with dores unto my Louing Nephew Humphrey Spencerto be my whole & Sole Execut^r to se this my Will fulfilled in Confirmation here of I the said Willam Spencer haue hereunto Set my hand and Affixed my seale this Eighteenth day of June one thousand Six hundred Eighty and Seuen and in the third year of the Reign of our Soueraign Lord James ye Second by the grace of God of England Scotland ffrance and Ireland King Defend^r of the ffaith &c

Signed Sealed & deliuered

In the presents of us

William Spencer (his Seale)

George Broughton Stephen Hardison John Cooper

Anthony Bracket Thomas Goodwin March. 11. 1696 My will is that after my Decease that my now seruant Moses Spencer shall well and truly Serue the remainer of his time with

Humphrey Spencer According to InDentures, and after his Said time be Compleated that ye said Humphrey Spencer Shall Deliuer to said Moses that Meadow at ye Lower end of Wilcocks pond with flifty acres of my Land Joyning to the Lower end of sd Marsh whereunto I haue Set my hand and Seal William Spencer (his seal)

Jn presents of ns
Anthony Bracket/
Thomas Goodwin

Recorded 20th January: 1696-7. Inventory returned at £221:06:0 by Daniel Goodin Jr and Anthony Bracket, appraisers, 15 May 1696.

Probate Office, I, 32.

In the name of God Amen I Richard Nason of newchewanack in the Prouince of maine in New England having vpon me the Infirmitys of old age but of good and Perfect mind and Memory thanks be to Almighty god/ and Calling to Remembrance the vncertaine Estate of this Traincytory Life and that all flesh must yeld vnto death when it Shall Please God to Call Doe make Constitute ordaine and appoint and hereby doe declare this my Last will and Testament in maner and form following Reuokeing and Annulling by these Presents all and Euery Testament and Testaments Will and Wills heretofore by me made and declared Either by word or Wrighting/ and this Is to be taken only for my Last will and testament and none other

and first being penitent from the bottom of my hart for my Sins Past most humbley Desiring forgiunesse for the Same I giue and Commit my Soul unto Allmighty God my Saniour and Redeemer In whoome and by the merrits of Iesus Christ I Trust and beleue Asuredly to be Saued and to have full Remission and forgiveness of all my Sins and that my body at ye Generall day of Resurcction Shall arise againe with Joy and there in the merrits of Christs Death and passion possess and Inherit the Kingdom of heaven prepared for his Elect and Chosen./ and my body to be buried in a deasent maner where it shall Please my Executor heareafter named to apoynt And now for the Setleing of my Temporall Estate and Such goods Chattels and Debts as it hath pleased god to bestow vpon me I doe order giue & Dispose the same in maner and form following that is to say first I will that all those debts and duties as I owe in Right and Conscience to any person or persons whatsoeuer shall be well and truly Contented and paid or secured to be paid within Conuenient time after my Decease by my Executor hereafter named Shall be paid out of my whole Estate/

Item I giue and bequeath vnto my beloued wife whatsoeuer was her former husbands Nicholas Follets as allsoe one of my best beds and furniture belonging vnto it and two Chests and Eight pounds in Siller Curant Money of New: England to be paid out of the whole Estate moreouer I giue vnto my Said wife one third of all the Indian Corn that Shall be left after my decease/ 2ly/ I will that those that Shall Enjoy my houseing Lands and Stock Shall pay vnto

my sd wife Twelue pounds in money yearly for her mainteenance duering her Life

3ly: All my other Estate whether in moneables as beding money granery or whatsoeuer Else not before giuen I will that it Shall be Equaly diuided between my own Children and Children in Law vizt/ John nason Ioseph nason Benjamin nason Baker nason Sarah Child Mary Witham Nicholas Follet and Sarah Meader

And I doe herein nominate ordayne and appoynt my son Benjamin nason and Nicholas Follet to be my Executors both or Either of them in Case of Mortallity or absence att sea In Testimony whereof I haue unto this my will put my hand and Seale this fourteenth day of July one thousand Six hundered ninety and four and in y° Sixth yeare of y° Reign of our Soueraign Lord and Lady/King William & Queen Mary ouer England Scotland france and Ireland Defendra of y° faith.

Signed & Sealed
In presents of us
John Tucker
Obadiah Morse

his
Richard
Nason (seale)

Henry Crown notary Publick for this Prouince New Hamps^r

Recorded 15 March, 1696-7.

Probate Office, I, 33.

Be it known to all Christian people to whome this present writing may concern that I Richard Nason of the Town of Kittery in the Prouince of Maine in New England Doe make this present writting as an Addition to my former Will this 28th of Decemb^r 1695. And in the Seuenth year of his Majesties Reign/ which was forgotten at the making of my will.

Primus That is to Say all the prouisions of all Sorts and kinds whasoeuer that Shall be left and Dry at my Deseas I doe give and bequith to Abigall my wife and all the Rents that Shall be due at my Deseas I doe give unto her if God Shall take me away before her 214 I also doe give to her the least Iron pott which is to Say the midleng pott and the least brass Cittell with all that she brought with her when I tooke her to be my wedded wife as alsoe the bruing vessells and a Cople of washing Tubs and spoons & platters and Chars for her one use with other Nessesary things fit for her one use/ And if it should please God that my Son ffollett do not return from the Seas then I doe give my other Son John Meader full power to Act with my Son Benjamin Nason about my Estate And I doe give to my wife all the money that shall be left after Charges are mad good for my buriall for her tender Care ouer me in my Sickness/this being my last Desire as an Addition to my former will I haue Set to my hand and Seall this 28th of Decem^r 1695 And in the Seuenth year of our Majesties Reign

Witness
Joseph Smith

Richard Nason **9**

 $\binom{\mathrm{his}}{\mathrm{Seal}}$

Martha Lord

Thomas Butler

Recorded March 15th 1696-7, Two Inventories: the first of £9: 9: 0, returned 4 Jany 1696-7 by William Pitman and Joseph Hill, as being "in New Hampshire": the second 12 March 1696-7, by Peter Grant and Jn° Keiay, appraisers, at £31: 12: 06.

Probate Office, I, 45.

I Charles ffrost of the Town of Kittery in the Prouince of Maine Esq^r, being by Gods Providence Sick and weak in body but of good and perfect Memory and of a Disposing mind considering the uncertain Estate of this life and not knowing how Soon it may please almighty God to remove

me out of this world Doe make constitute ordaine and Declare this my last Will and Testament in manner and form following, hereby revoaking and adnulling all former Wills and Testaments by me made either by word or writing And first I comend my Soul to God my Creator Hoping for the pardon of all my Sins and euerlasting Saluation through the alone Merrits of Jesus Christ/ And after my Decease my body to be decently buried according to the discretion of my Executrix with the aduice of the ouerseers hereafter named/ And as to my worldly Estate my will and meaning is the Same shall be bestowed as hereafter by this my Will is Expressed after the payment of Such Iust Debts as are due by me

Inprimis/ for the lone and affection I bear unto my wife and for other considerations hereafter Expressed I doe will bequeath and gine unto her the Sole use of all my Reall Estate, as houses onthouses barns, orchard, Garden Lands Arable or pasturage together wth all Meadows belonging or any ways Appertaining to me untill my Children come to Age, to whome by this my will they are to belong And it is my mind and will that there be noe wast of timbr taken off my lands afores^d excepting what may be nessesary for builing fencing and fireing/ Alsoe I doe give and bequeath unto my beloued wife Mary ffrost aforesd one halfe of my dwelling house Scituate and Standing upon Stirgeon Creek in the town and Province afores^d, together with one halfe of all out houses orchard Garden lands belonging to said ffarm and adjoyning to sd house, being in all about fine hundred Acres of land more or less together with one halfe of the Stock of Cattle Sheep hoggs horses & Mares that may be in being when my eldest Son comes of age, during her Naturall life/ Alsoe I doe give and bequeath unto my beloued wife aforesd all my other psonall Estate in Goods or Chattells whatsoeuer/She paying the Portions and Legacies hereafter expressed & disposing ye remainder to my Children as she may think meet/ And it is my will that all my Children shall have their Education & Maintainance, untill they come to lawfull age or be Married, out of my personall Estate or the produce thereof.

Item. I give and bequeath unto my eldest Son Charles ffrost to him and his heirs foreuer my dwelling house ffarm and lands whatsoeuer Scituate and being Near Stirgeon Creek, being about five hundred Acres more or less with all Appurtenances thereof with one halfe of all the life Stock which may be in being or in Possession of my wife when he comes to lawfull age and then to enter into full possession of one Maytie or halfe of Said ffarme and haue equal use and benefit with my wife to all the Appurtenances thereof Alsoe I doe giue unto him my Son Charles my Gold Seal Ring and after the Decease of my wife to possess and injoy the whole ffarm aforesd. And in case my Said Son Should die before he come of lawfull age or wthout Legittimate Issue Then my will is that my ffarm aforesd with all its Appurtenances Shall Descend to my Second Son Iohn ffrost and his heirs for euer And in case he alsoe Should die without Isue as aforesd, then I doe give the said ffarm to my youngest Son Nicholas ffrost and his heirs for euer.

I alsoe give to my Son Charles my Negro man Seruant called Tony after my wifes decease.

Item I doe giue and bequeath to my Second Son Iohn Frost and his heires foreuer my part of a dwelling house & land at Strawberry bank in Portsmo in the Prouince of New hampshiere which part house and land I purchased from Iohn Shipway my son in law lately Deceased As alsoe I giue to my Said Son Iohn one hundred acres of land near the Town of York, be it more or less being in the Township of Kittery aforesd as by the Town grant appears Alsoe I giue to my said Son one piece of Gold called a Guinia as also a Negro boy called Esqr All the aboue to be in his actuall possession when he comes to lawfull age And in case my said Son Iohn should die without leaueing lawfull Isue behind him or if the Estate allotted for my son Charles by his Decease wthout Lawfull Isue Should descend to my Son Iohn, in either of these cases Then it is my Will that my Son

Nicholas ffrost and his heirs Shall have the above part of house and land at Strawberry bank, and the peell of land near York.

Item I doe giue & bequeath unto my Son Nicholas ffrost & his heirs foreuer all my other Lands whatsoeuer except what before expressed lying and being in the town of Kittery as by Town grants giuen to my Self or in company with my brother Iohn ffrost & Ioseph Hammond, as by Seuerall town grants may appear excepting alsoe two pieces of Salt Marsh about three Acres more or less lying upon Stirgeon Creek which I purchased of Iames Emery & Stephen Jenkins, the which Marsh I giue unto my son Iohn ffrost and his heirs/Alsoe I doe giue unto my Son Nicholas all my money of old England Coyn and a piece of Gold called a Iacobus togeth with my Negro boy called Prince/All the aboue bequeathed Portion to be deliuered to and be in the Actuall Possession of my S^d son Nicholas when he comes to lawfull age.

Item I doe give to my Daughters Mehetable Lidia Mary and Elizabeth to Each of them the vallue of flifty pounds, whereof ten pounds to each of them in currant Money of New England and the remainder in Prousions or Such other Nessessaries as they may or Shall haue ocation for/which is to be payd at ye currant or usuall money price as Such comodities may be Sold at when it is paid, the aboue ffiftie pounds to each of them my daughters, to be paid at ye day of their Seuerall Marriages or when they come to lawfull age of their Sexts And in case any of my sd Daughters Should die before their Portions become due Then & in that Case the proportion allotted to each daughter Soe dying to be Eqully deuided amongst all my Daughters who Suruiue Married or unmarried but in case by the providence of God my personall Estate be considerably impayred or lessoned by the Inuasion of publick Enemies fire or any other casualty Then it is my Will there be proportionable abatement made of my daughters Portions according to ye discretion of my Executrix and ouerseers or the Majr part of them/ Item it is my

will that my daughters Sarah Shipway & Abigail ffryer Shall haue ye remainder of what Portion I allotted to each of them or promised upon their Marriage which is to be paid to them by my Executrix She knowing what yet remains unpaid

Item I doe give & bequeath unto my Grand Daughter Mary Shipway to ye vallue of five pounds in Provision or what Else she may have occation for to be payd when She comes to lawfull age at money price

Item I doe giue unto my brother in Law Joseph Hamond my Pistolls & holsters and unto Cap^t ffrancis Hooke and my kinsman John Leighton both of the Town of Kittery aforesaid to each twenty Shillings as a Small remembrance of me which is to be paid to them after my Decease/

ffinally I doe make Constitute and Appint my beloued wife Mary ffrostomy Sole Executrix whom I ordain to pay all my Debts and Legacies when they come Due And if she should depart this life before my son Charles attain to lawfull age of twenty one Years In that case I doe request my ffriends Capt ffrancis Hooke Capt Ioseph Hamond & Iohn Leighton, all before named, to take ye Charge of my Estate & to see to the disposing of the Same and enery part thereof as is in this my will & Testament Expressed/giuing them ffull power of Executorship in case aforesd And in the mean time desire them as ouerseers to be assistant to my Executrix and to Se this my will performed in the plainest Sence it will admit without Critticks of Law In Testimoy to all and Singular the Premises expressed in this my last will and Testament I have hereunto Set my hand and Seal the Seuenth day of Ianuary Anno Dom: 1639

Signed & Sealed in presents

of us

Charles ffrost (his Seal)

Geo: Iaffray John Belcher mark of Sarah **S** Chadbourn

Probate Office, I, 49.

In the Name of god Amen the 7th day of June 1693 and in the 5th year of ye Reign of our Soueraign Lord and Lady King William and Queen Mary Enoch Hutchings Being aged and Weak in Body But of Sound and Perfect Memory Praise Be given to Allmighty God for the same and knowing the uncertainty of this Life on Earth and that all flesh must yeeld to Death When it shall please allmighty god to Call thereunto and Being Desierous to settle things in ordr Doe make this my Last Will and Testament in mañer and form following that is to say first and Principally I comend my Soull to allmighty god my asuredly Beleuing that I shall Receive full Pardon and free Remission of all my sins and that I shall Be saued By the Pretious Death and merrits of my Blessed Sauiour and Redeemer Christ Jesus and my Body To ye Earth from Whence it was taken to Be Buried in Such Decent and Christian maner as to my Executra hereafter named Shall Bee thought meet and convenient and touching Such Worldly Estate as ye Lord in Mercy hath Lent mee my Will and meaning is that ye same Shall Bee Imployed and Bestoed as hereafter By this my Will is Expressed and first I doe Reuoake Renounce ffrustrate and make Voyd all Wills By me formerly made & Declared and appoint this to Bee my Last Will and Testament.

Item: I giue and Bequeath unto Mary my Beloued Wife all my wholl Estate whatsoeuer Dureng her Widdowhood as howsing Lands Cattle household Stuff and other Implem¹⁵ Whatsoeuer to haue and to hold During her naturall Life Prouided she Remaine a Widdow and after her Decease or Mariage with any other man my Will is that all my Whole Estate Be Diuided amongst my Children in mañer and form following

Item: I giue and Bequeath unto Enoch my Beloued son my house and thirty acres of Land Joyning to it which Lyeth and is Scituate at ye head or ye Estern Creeck in Spruce creek Being thirty Pole wide or in Bredth By the Water side to have and to hold y° said thirty Acres of Land & house to him and his heirs Lawfully Begotten of his Body forener.

Item: I giue and Bequeath vnto my son Joseph twenty fiue Acres of Land at ye head of ye Eastern Creeck Joyning to his Brother Enochs Land and on ye South side thereof in Bredth twenty fiue pole and ye Rest of ye Remaining Bredth containing fiue acres ye se Joseph alowing ye same Bredth and Quantity to his Brother John for a way to ye water side or for other Uses next to his Brother Enochs Land To Haue and to hold ye se Land as it is specified to him and his heirs Lawfully Begotten foreuer Vnless ye se Joseph shall se good to Dispose of ye Primisses to one of his Brothers.

Item/ I giue and Bequeath unto my son John Ten acres of Land Lying at ye head of my aboue said Lands Before giuen to my son Enoch and Joseph Being an additionall Grant to ye former and fiue acres out of Josephs for a way and other uses as is Expressed in his Brother Josephs Legacy.

Item/ I giue and Bequeath unto my youngest son Jonathan my Garison house Wherein I now Dwell and ye other house By it and all ye Barns and out houses and all ye Land thereto Belonging about Thirty acres more or less fronting the maine Creeck Bounded in Bredth By Rowland Williams and Martins Coue and so Back into ye Woods as far as my Land Ruñs allway Prouided and to Be understood that my sons Enoch Joseph and John are enter & Possess their Seueral Leagacys Imediately after my Decease and that my son John shall haue Liberty to Dispose of his Land to one of his Brothers and to no other pron/ this Later Claues to Be understood according to True meaning though any thing to ye Contrary abouesd

Item I giue and Bequeath unto my two sons Benjamin and Samuell all my stock of Cattle of what kind soeuer to Be deuided Between y^m according to my Wifes Discreation:

Item/ I giue and Bequeath unto my two Daughters Mary

and Sarah all my houshold stuff as Beding Linin and Woollen Peuter and Brass and Iron and uessels of Wood/

And Last of all I doe nominate and appoint my three friends viz^t the Worshipfull Cap^t ffrancis Hook and m^r Richard Cutt and W^m Godsoe To Be Executors of this my Last Will and Testam^t Witness my hand and seall y^c year and day aboue written

Signed Sealed and Deliuered the Sign of In presence of us Rowland Williams Enoch In Hutchings ($\frac{his}{Seal}$)

The Signe of Henry \times Benson W^m Godsoe

Recorded 20 October 1698. Inventory sworn to and returned 18 July 1698, at £366: 11 09 by the widow, which states that said Hutchings deceased May ye 9th 1698. Debts due the estate from Cap Pickrin: Dauid Hutchins: Rowland Williams: John Williams: John Martin: Wm Hilton Sent : Enoch Hutchings: Bartholow: Steuenson.

Probate Office, I, 54.

In the name of God Amen I ffrancis Champernown Gentleman. Inhabitant of ye Island comonly called by the name of Champernouns Island in ye township of Kittery in ye Province of Maine in New England/ being weak of body but of Sound and perfect Memory, doe make & ordaine this my last Will & Testament In manner & form following: Vizt Impres I comit my Soul to God hoping by his Mercy through ye Merrits of Jesus Christ to enjoy life Eternall And my body to ye earth to be Decently buried in Such manner as my Executrix hereafter named Shall think fit. And as for my temporall Estate and goods with which it hath pleased God to Endew me/ after my Just Debts and ffunerall Charges are paid/I give & bequeath as ffolloweth/ Item/I make ordain and constitute my welbeloved wife Mary Champer-

noune full and Sole Executrix of this my last will & Testament

Item. I giue bequeath & confirm unto my s^d Executrix the one halfe part of y^e s^d Champernouns Island which I now possess to her my s^d Executrix for ever, which I have already given by Deed under my hand and Seal to my s^d Executrix.

Item I giue and bequeath & confirm unto my Son in Law Humphrey Elliot & Elizabeth his now wife And their heires for ever the other part of my sd Island, which I have alredy giuen by Deed under my hand and Seal to ye sd Humphrey & Elizabeth his wife/ Item I giue and bequeath unto my Son in Law Robert Cutt my daughter in Law Bridget Scriven my daughter in Law Mary Cutt and my daughter in Law Sarah Cutt, and to their heires for ever all that part of three hundred Acres of Land belonging unto me lying between Crokets Neck and ye land formerly belonging unto Hugh Gunnison on ye Estern Side of Spruce Creek to be Equally Devided between ye sd Robert Bridget Mary & Sarah Except what I have not before the making of this my last will and Testament disposed of to any other person And alsoe Excepting thirty Acres of land in this my last will & Testament hereunder giuen to Elizabeth Small.

Item/ I giue & bequeath unto Elizabeth Small my Servant Maid and to her heires for ever, in behalfe of what I formerly promised her. Thirty Acres of Land at Spuce Creek which s^d thirty Acres of land part of y^e afores^d three hundred Acres, it is my will shall be first laid out by my Executrix and my ouerseers here under named And alsoe I doe giue and bequeath unto y^e s^d Elizabeth Small, ten pounds to be paid to her in Cattle & ten pounds in goods which is in Lieu of what I promised her

Item I giue and bequeath unto my Son in Law Richard Cutt the Sum of fiue pounds to be paid by my s^d Executrix Item, in respect of y^e great affection that I bear unto my Grand Child Champernoun Elliot Son of Humphrey Elliot

I doe by these presents Adopt declare & make the s^d Champernoun Elliot my heire Gining to him y^e s^d Champernoun all y^e Lands of Right belonging unto me or that may belong unto me, either in old England or in New England not by me alredy disposed of And doe by this my last Will and Testament Appoint and constitute him y^e s^d Champernoun my Execut^r of all my Estate that either is or may be of Right belonging or be due unto me in old England from any pson, And y^e same to have & enjoy to him y^e s^d Champernoun and his heires for ever.

Item/, I doe hereby Constitute Robert Mason Esq^r John Hincks Esq^r Maj^r John Davis of York and Robert Elliot of Great Island Merchant my Louing ffriends to be overseers of this my last Will and Testament And desire they may Se the same performed and be Assistant to my S^d Executrix.

Lastly I doe declare and publish this to be my last Will and Testament Annulling and making void all former & other Wills and Testaments/ In witness whereof I haue hereunto put my hand and Seal this Sixteenth day of Novembr in ye year of our Lord God one thousand Six hundred & Eighty Six Anoq Reg Regis Jacobi Secundi Secundo. Signed Sealed deliuered francis Champernoun (his Seal)

and published to be the last

will & Testament of ffrancis

Champernoun Gent in ye prests of ns/

William Milborn

Edm: Gach Rob^t Elliot

Sworn to 28 December, 1687. Recorded 18 August, 1698.

Probate Office, I, 57.

In the name of God Amen I Ioan Young of York in the County of York in Province of the Massachusets Bay in New England Widow & Relict of Rowland Young of York Deceased being at present under Indisposition of body & much weakness and not knowing how it may please God to deale with me but being at present of a well disposing mind and Sound Memory doe make this my last Will and Testament as followeth.

Imp^{rs} I doe by ffaith and prayer recomend my precious and immortall Soul into the hands of my precious & Dear redeemer ye Lord Jesus Christ And my body to be comitted, unto ye dust from whence it came by a Decent & Christian buriall in hopes of a Joyfull and a happie resurrection And as for ye Small Estate I am at present possessed of my will and pleasure is that it be disposed of as ffolloweth vizt I doe Will and bequeath unto my Son Rowland Yount four Acres of that Marsh of mine up in York Riuer and three and twenty Acres of Land lying on the South Side of York Riuer ouer against his now dwelling house in York to be peaceably Enjoyed by him and his heires for ever.

Item I doe Will and bequeath unto my Son Job Young all ye housing and land where my old dwelling house now Stands Adjoyning to George Norton to be for his use and improvement while he liues but not to be Sold nor Alienated by him ye sd Job Young but to Descend unto his Son or Male heires of his body And in Case of failure unto the ffemales/ as Also three Acres of Marsh up ye Riuer & two sheep

Item I doe giue unto my daughter Mary Molton Six shillings.

Item I doe giue and bequeath unto my daughter Lydia Haines three Acres of Marsh Lying up in York Riuer And all my Neat Cattle and two Sheep And all my cloathing and bedding And as for my ffunerall and other Charges And

Lawfull Debts my Will and pleasure is that they be answered and discharged in the first place out of the whole And that all and all manner of Debts that are due to me be Added unto ye whole for ye defraying of these Charges And further I doe hereby make Constitute and Appoint my trustie and Welbeloued Son Rowland Young to be Sole Execut^r of this my last Will and Testament And my trusty and welbeloued ffriends Abraham Preble Esq^r & M^r James Plaisted both of York to be overseers to See to ye due Execution and pformance hereof And that this is my last Will & Testament And that I doe hereby revoke all former and other Wills Testaments conveyances and Alienations whatsoever about any of these Premises: I have hereunto put my hand and Seal by way of Testimony this twelfth day of May in ye year of our Lord one Six hundred Ninety and Eight In ye tenth year of his Majesties Reign.

Signed sealed and Deliuered in the presents of
Isaac Negus
Daniel Smith
Thomas × Baker
his × mark

Joan Young (her Seal)

Sworn to 20 June 1698. Recorded 14 February 1698-9.

Probate Office, I, 57.

In the name of God Amen the twenty fourth day of Novemb^r in y^e year of our Lord God one thousand Six hundred & Ninety & Eight I Samuel ffernald of Kittery in y^e County of york in y^e Prouince of y^e Massachusets Bay in New England shipwright, being very sick & weak in body but of perfect mind & Memory thanks be given to God therefore Calling unto mind y^e Mortallity of my body doe make and ordaine this my last Will and Testament/ That is

to Say principlely and first of all I giue and recomend my Soul into ye hands of God that gave it and for my body I commend it to ye earth to be buried in a Christian like & Decent manner at ye Discretion of my Executrix Nothing Doubting but at ye generall Resurrection I shall receive ye Same again by the mighty power of God

And as touching Such Worldly Estate wherewith it hath pleased God to Bless me in this life, I giue Devise and dispose of the Same in ye following manner & form.

Imp^{rs} I giue and bequeath unto Hannah my Dearly beloued wife my now Dwelling house and out houses with the Neck of Land belonging to me upon which s^d house Stands Dureing her Naturall life And what Land I haue on y^e Eastern Side of a Creek comonly called Spinneyes Crick Dureing her Widowhood Alsoe all My houshold Goods and Moveable Estate for ever She paying all my Just and Legall Debts.

Item I giue unto my welbeloved Son Nathaniel ffernald when he is twenty one years of Age my Island that is in Piscataqua Riuer in ye Province of New Hampshier he paying to his Sister Martha ffernald when she is Eighteen years of age ten pounds in Money Currt in New England Alsoe I giue to him after my wives Decease my now dwelling house, out houses, wth the Neck of Land on which my house now Stands And all ye land yt I have on ye Eastern Side of a Crick comonly called Spinneys Crick Lying and being in ye Township of Kittery/ which Land on ye Eastern Side of ye aboue sd Crick he shall have possession of Soe Soon as he comes of twenty one years of Age in case my wife Should Marry after my Decease/ All which tracts of Lands aboue Specified I give to my abouesd Son Nathaniel ffernald his heires Executrs Administratrs or Assignes for ever

Item I giue to my welbeloued Daughter Sarah ffernald twenty fiue Acres of Land lying and being in ye township of Portsmo on ye Plains in ye Prouince of New Hampshiere to her & her heires Execut^{rs} Administrat^{rs} or Assignes for euer.

Item I giue unto my welbeloued Daughter Hannah ffernald twenty fiue Acres of Land lying and being in ye township of Portsmo on ye Plains in ye Prouince of New Hampshiere to her & her heires Executrs Administratrs or Assignes for euer.

Item I giue unto my welbeloued Martha ffernald ten pounds in Currant Money of New England to be paid to her her heires Execut^{rs} Administrat^{rs} or Assignes by my Son Nathaniel ffernald when she is Eighteen years of Age

Item I doe Constitute make And ordain my Dear and Louing wife to be my Sole and onely Executrix of this my last Will & Testament Desiring my brother John Spinney to be Assistant to her in any business in w^{ch} she desires his help.

And I hereby utterly disallow revoak and disannull all & euery other former Testaments and Wills by me in any ways before this time made, Ratifying and confirming this to be my last Will and Testament.

In witness whereof I have hereunto Set my hand & Seal (after ye incepting of ye word sister in ye twenty fifth line & her in ye thirty Ninth line in ye foregoing page) the day & year aboue written being ye twenty fourth day of Novembr Anno Domini. 1698 his mark

Signed Sealed & delinered by ye sd Samuel ffernald as his last will & Testament
In ye presents of
William ffernald
Elizabeth ffernald
John Newmarch

Probated 3 Janry 1698. Recorded 14 Febr 1698-9. Inventory returned at £281:18:0 by Samuel Spinney and William Godsoe, appraisers 22 Dec. 1698, who recite that said Fernald deceased 1 Dec 1698.

Probate Office, I, 62.

In the name of God Amen/I Robert Junkins of York in yº County of York in the Province of yº Massachusets Bay in New England Planter/ being at present weak and İnfirm in my body but yet through Divine goodness, of a good and sound Judgment & understanding, of a perfect Memory and of a disposing mind, but yet Sensible how ffrail a Creature I am and not knowing how Soon my change may come nor how it may please God to deal with me at this time with respect unto my present Sickness, Doe therefore make this my last Will and Testament In manner and form as followeth

Imp^{rs} I doe in y^e way of faith and repentance recomend my precious & Immortall Soul into y^e hands of my blessed Lord and Dear Redeemer & leave it in y^e Everlasting arms of his mercy.

Item My fraile body at and after my Decease to be comitted unto ye earth by a Decent and Christian buriall In hopes of a Joyfull resurrection wthall believing that ye worms Shall destroy this my body yet in my flesh I Shall See God.

Item As for the little Temporall Estate which God hath given unto me here in this word My Will and pleasure is And be it known by these presents, that it Shall after my Decease be disposed of as followeth Vizt My Dear & loving wife Sarah Shall for ye good affection I bear unto her, more Especially for the tender care She has Excersised towards me in my Sickness, and in the time of my old Age, have ye use and improvemt of all my houseing lands Orchards Tenements Goods and Chattells whatsoever of one kind and of an other after my Decease together with all ye benefits produc & Priviledges of ye Same During her naturall, provided that She ye said Sarah my wife Shall not have liberty from any herein to dispose or alienate or conveyance make of any of ye Premisses or their appurtenances away from my Children unto any other person or persons wtsoever no more

than Shall be absolutely nessessary for her Subsistence either by gifts Sales or Mortgages or any other Alienation whatsoever but that after all my Lawfull Debts and Funerall Expences are discharged out of my Estate She ye sd Sarah my wife Shall and is to have and to hold to use improve ocupie possess and enjoy ye Premisses Lawfully peaceably Quietly without any let hinderance Molestation or disturbance During ye sd Term of life And then my will and pleasure further is That ye whole of my Estate both moveable and Imoveable within dores and without, be Equally and Peaceably Devided among my Children and be disposed of among them all by Equal Proportions, Willing Nevertheless that my Loving wife have a competency allowed out of my sd Estate for her Decent buriall, And further I doe by these presents ordain constitute and Appoint my Dear & Loving wife to joyn as Executrix with my trusty and welbeloved friend Arthur Bragdon Senr, of York aforesd willing and requiring them & each of them both Joyntly and Severally to Se to ye Execution of this my last Will & Testamt according to ye true Purport and meaning thereof And as Executrs hereof to take care that my Dear Children be Educated and brought up with this Estate while my wife their Mother is alive and alsoe that they be not wronged of it after she is dead And In Testimony that this is my last Will and Testamt And that I doe hereby fully and for ever revoke and Disanull and vacate all other former Wills wtsoever I have herennto put my hand and Seal this Second day of March in the year of our Lord one thousand Six hundred Ninety and Six: Seven In ye Eighth year of his Mats Reign Signed Sealed & Delivered the mark of

In presents of
John Hancock
Arthur Bragdon Jun

Joseph Pray

Robert

Iunkins (his Seal)

Recorded 2 Janry 1699. Inventory returned 3 Dec., 1699 at £90:13 by Mathew Austine and Arthur Bragdon Senrappraisers.

Probate Office, I, 69.

In the Name of God Amen, I Samuel Whellwright of Wells in the County of Yorke in his Maj^{tles} Province of the Massathusets Bay in New England being weak and Infirm of body but of Perfect Memory & of Sound understanding do make Constitute and appoint this my last Will and Testament.

I Commit my Soul into the hands of Almighty god my faithfull Creator & mercifull Redeemer & my body to the Earth from whence it was taken to be decently buried by my Executors hereafter Named In hopes of a Joyful & glorious Resurrection through Jesus Christ Amen.

And as for my Worldly goods and Estate I do will and bestow as Followeth.

Impri^s My Will and Intent is that my funerall Charges and all my lawfull and Just Debts shall be discharged and paid by my Execut^{rs} out of my Moueable Estate.

Item. I do give and bequeath unto my Daughter Mary one quarter part of my farm where I do now dwell, after she is Marryed & to the Children that shall be borne of her body, forever, and for want of such Heirs, to the Heirs of my son John Whelwright forever. I do except twenty Acres of land out of the whole Farme, where my dwelling house and barne stands, which I have Already excepted in a Deed of Gift to my son Joseph.

Item I give and bequeath to my son Joseph Whelwright one quarter part of my s^d Farme together with that twenty Acres of land before excepted, with the housing and building that are upon it, after my decease and The Decease of Hester my Wife, she having the vse and Income thereof During her Natural life, Onely Joseph shall have the libarty to make vse of one halfe of the dwelling hovse and barne if he hath occasion before my Wives decease, Also I bequeath to my Son Joseph halfe that land which I bought of Augustine Legendra, and all that land and meadow which I have at Merryland, Except that part which I have already dis-

posed of, Also I give to my son Joseph all that Towne grant of land and priviledge for a saw mill at another place near Merryland all to be to him and his Heirs lawfully begotten of his body, and for want of such Heirs to my son John Whelwright and to his Heirs forever, a double part thereof, & the other part to my Daughters and to their Heirs forever.

Item, I do give and bequeath unto Hesther my beloued Wife, all my Cattell of all sorts, with one Negro Servant named Titus, with all my Mouable estate of all sorts which is not hereafter excepted, Also one acre of Marsh which I bought of Moses Littlefield, all this to be at her dispose to all or any of her Children at her decease, I do also give to her all the rent which was dew to me from my lands at Crofts in the County of Lincoln in England, untill the time it was sold by Mr Edw Loyde, if the sd Loyde hath made sale thereof, and if the land be not sold, my Will is that Hester my beloved wife shall have all the rent of Sd land, during her naturall life, to be at her sole dispose and in case the Sd land be sold, then My will is that shee shall have one Hundred pounds out of the Money. or principall the land was sold for, Out of which Hundred pounds she shall pay to my Daughter Mary Fourty pounds & to my son Joseph Thirty pounds & to my Daughter Hannah Parsons Thirty pounds, all to be paid at such time or times as my wife shall see most fitt & Convenient, And the Remainder of the said Estate I do give to my son John Whellwright to dispose of and Improve for the Vse and benefit of my wife during her naturall life & at her decease I give the Sd Estate to him and to his Heires forever, I also give to Hester my wife the vse & income of the one halfe of another Farme in Wells, during her naturall Life, which farme I have by Deed of gift given to my son John, Also provided my land aforesd in England be not Sold, Then I give to my wife the use of the Sa land during her naturall life, and after her decease I give and bequeath to my son Iohn Whellwright all the above mentioned lands in Crofts in England with all the vse and Interest and benefit thereof to him and to his Heirs forever, out of which he shall pay forty pounds in money to my Daughter Mary, to be paid twenty pounds thereof. within one year after the S^d Estate comes into his hands, and the other twenty pounds to be paid within two years after, and also to pay thirty pounds to my son Joseph half money and the other halfe Equivalent to money; And thirty pounds to my Daughter Hannah, one halfe in money & the other halfe Equivalent to money, all to be paid within two years after the Estate comes into his hands to them & to their Heirs forever, And in Case Any of them have no Children, then to the Heirs of my son John Whellwright forever.

Item. I doe give to my son John Whellwright all my Books now in the Custady of M^r Eliakim Huchinson in Boston, and I give also to my son John one suit, Cloke & hatt and staffe I also give to him all my Estate which is in the hands of Cap^{tn} Bozen Allen of Boston dew for my wives portion, One quarter part of what he shall recover, I doe will to my wife.

And I doe Constitute & appoint my dear & loving wife Hesther together with my loving sons John Whellwright and Joseph Whelwright to be Executors of this my last will and Testament And I doe appoint my trusty and wellbeloved freinds Cap^{tn} Job Alcock of Portsmouth & M^r Samuel Emery & M^r Jonathan Hammond of Wells to be the overseers of this my last Will.

In Witness whereof I have hereto set my hand and Seall this Thirtyeth day of Janu^{ry} One Thousand Six Hundred, Ninety Nine; Seaven Hundred, 1699

Signed & Sealed in

presents of vs Sam¹¹ Emery Jonathan Hamond Sam¹¹ Wheelwright (his Seal)

James Addams

Recorded 22 Jan, 1700-1. Inventory returned 11 Oct., 1700 at £917: 90: 00 by Jonan Hamond and Jonathan Littlefield appraisers who state said Weelwright "deceased 13 May 1700"; and 29 Oct., 1700 at £23: 00: 00 by Jos: Hamond and William Balkwell appraisers.

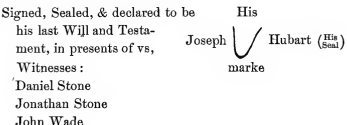
Probate Office, I, 75.

In the Name of God Amen, I Joseph Hubart of the Parish of S^t Sover on the Island of Jearsey, but now in New England being now very Sick in Body and not knowing but that I am nigh my change, yet through gods goodness/ of a Sound understanding and memory, do make this my last Will and Testament in manner following.

Impri^{ms} I Commit my body to the Earth by a decent and Christiau Burial Resinging my Soul to god that gave it depending on his mercy and the Righteousness of Jesus Christ for the Salvation of both soul and body.

I Will and bequeath to my Loving Brother Phillip Hubart of Kittery in the County of Yorke in New England, with whom I have lived and by whom I have bin Provided for and Maintained ever since my Coming to New England; All my Estate Real & Personal That doth belong to me even my whole Title & Interest to any Estate or part of an Estate in any wise pertaining to me in any part of the World and Particularly a Tract of land or a Field Scituate in the Parrish of S^t Sover in Jearsy, lately in the Posession of my Brother John Hubart of S^d Parrish, to him his Heirs or assignes forever;

Item, I Will and appoint my S^d Brother Phillip Hubart to be the sole Executor of this my last will and Testament; And for the Confirmation and Testimony of this to be my last Will I have set thereto my hand and Seal this twenty fourth day of March In the year of our Lord, One Thousand Seaven Hundred and One.



Recorded 21 April 1701. Inventory returned 16 June, 1701, at £3:00:10 by Daniel Stone & Daniell Goodin, appraisers, who state said Hubbert "deceased 1 April 1701."

Probate Office, I, 79.

I Thomas Spinney of Kittery in the County of Yorke in the Prouince of the Masachusets Bay in New England yeoman, being aged and nery weak and Infirm in body but by the mercy of God, of Perfect Mind Memory and calling to Mind the Mortallity of My body, not knowing how soon it may please god to remone me hence Do make and ordain this my last Will and Testament hereby revoking all former and other Wills at any time by me made either by word or Writing. That is to Say. Principally and first of all.

I recomend my soul to god my blessed Creator and my body to the Earth to be buried in such Decent and Christian manner as to my Executor hereafter Named shall Seem meet, not doubting but at the General resurection to receive the same again by the mighty power of God/ and touching such worldly Estate wherewith it hath pleased god to bless me in this life I giue Devise and dispose of the same in the following manner and forme

Impr^s I giue and bequeath unto my well beloued son Samuel Spinney one feather bed bolster two pillows two blankets one rug one bedsted standing now in the Chamber ouer the Hall and the sett of Curtains & vall^{ts} that now belongs to it; I also giue him all my wearing Clothes both Wollen and linneu, Except my best coat and hatt, with a confirmation of fifteen Acres of laud formerly to him given as by Deed of Gift may appear

2^{dly} I giue and bequeath unto my well beloued son James Spinney one Yoake of oxen, one Cow & four Ewe sheep.

3^{dly} I giue and bequeath unto my welbeloved son Thomas Spinney, my best Wearing Coat & best hatt, and fine pounds in money.

4^{dly} I giue and bequeath unto my wellbeloved son John Spinney all the land which had in Exchange, of my Daughter Hannah Fernald and Nathaniel Fernald, also twen ty acres of land on the back side of the Great Coue lying betwene the land of Samuel Spinney and the land of Nathan-

iel Fernald which was formerly purchased of M^r Richard Jose, I do also giue unto my said son John all my Houshold stuff and other my psonal Estate Except what I haue giuen to any other in this my Will

 $5^{\rm dly}$ I give unto my Daughter Hannah Fernald three pounds in money, one pair of Sheets and my largest Bible,

 6^{dly} I give and bequeath unto my Grand Children each of them one shilling in money.

7^{ly} I giue and bequeath unto my two grand Daughters namly Mercy and Margery, all my Pewter that belongs to the Shelues in my Hall, two brass Candlesticks, one cupboard, & one table which stands in the Chamber ouer S^d Hall to be Equally divided betwene them by my son John Spinney their Father when they ariue to y^e age of Eighteen years or be marryed, and if it soe happen that either of them should die before they come to age or be marryed, Then the whole to be the Surviv^{rs}.

S^{ly} I do make ordain and constitute my welbeloued son John Spinney afores^d, my onely and sole Executor of this my last Will and Testament and doe hereby Will and require him my s^d Executor in all things faithfully to dispose of all and singular y^e sum or sums of money goods or Chattels mentioned and by me given in this my Will, and also to pay all my Just Debts wherein I stand obleiged; In Witness whereof I the s^d Thomas Spinney have hereunto set my hand and seal this Ninth day of July, In the Thirteenth year of the Reigne of our Soveraign Lord William the third King ouer England &c: and in the year of our Lord one Thousand Seaven Hundred and one.

Signed & sealed and Published

In presence of vs

Tho: Spinney (His: Seal:)

Thomas Fernald

 $\operatorname{Mary} \overset{\operatorname{Her}}{\times} \operatorname{Fernald}$

Jos: Hamond Judg of Probate &c:

Probate Office, I, 82.

I Richard Rogers of Kittery in the County of Yorke in the Province of the Masachusets Bay in New England being of Perfect Memory and understanding but under great Indisposition of Body and not Knowing how long it may please God to Continve me in this life. Doe hereby Constitute declare and ordain this to be my last Will & Testament Revoking all other Wills heretofore Made or declared either by word or writing.

Imp^{rs} I recomend my soul into the hands of Almighty God, trusting through the Merits of Jesus Christ to Obtain full and free remission of all my sins.

My Body I comit unto ye grave in order to a Decent and Christian Burial, the Managmt whereof I leave to the Direction of my Executrs and Overeears hereafter Named.

As touching what worldly Estate it hath Pleased ye lord to give me I give and bequeath as follows after my ffunerall Charges & Just Debts are paid.

Item I give and bequeath unto my Daughter Rebekah ten pounds in Cattle or other Merchantable pay, to be paid by my Execut¹⁸ the one halfe at the day of her Marriage or one year after my Decease, & the othe halfe in some convenient time after, as my Execut¹⁸ can do it with convenience.

Item I doe give and bequeath unto my beloved Wife Sarah two Cows and eight sheep and all the Goods or houshold stuff which shee brought with her, that is (one small Feather bed one rugg two Iron pots one Iron Kittle that is) if shee happen to Marry or to remove from from my son John Rogers, but if she see cause to continve and be assisting unto my s^d Son then my will is y^t My s^d Son shall provide for and her allow her a Comfortable Maintenance out of the income of my Estate during her Natural life or so long as she shall see cause to continve with him my s^d son.

Item I give and bequeath unto my son in law John Tydie two steers of about three years old if he continve

with his mother, and my s^d son John till he arrive at ye age of one and twenty years.

Item I give and bequeath unto my beloved and onely son John Rogers all my whole Estate both of Lands Cattle houses houshold stufs &c: willing him to pay Such legacies &c: as before mentioned. And I doe by these presents make and appoint my s^d Wife and son John to be my Execut^{rs} of this my last will and Testament, Requesting my Loving and much Esteemed friend. Ensign John Leighton, and my son in law Thomas Hunscomb to be my overseers of this my last Will whom I desire to be assistants to my Excut^{rs} upon all occations.

In Testimony whereof I have hereunto set my hand & Seal this 11th Jan^{ry} 1700. Richard Rogers (His Seal)

Signed Sealed and declared

in Prests of us

 $Grace \times_{\text{marke}}^{\text{her}} Bamfield$

her

 $\operatorname{Hannah} \times \operatorname{Tydy}_{\operatorname{marke}}$

Jos: Hamond

Probated 25 March 1702. Recorded 26 March, 1702. Inventory returned 28 Jan., 170½, at £ 315: 16: 00 by Jos: Hamond: Jos: Hill: Richard King, appraisers Debts due the estate from Richard King; Daniel Fogg and John Olliver.

Probate Office, I, 85.

In the Name of God Amen, James Warrin Sen^r of the Parish of Barwick, in the Town of Kittery in the County of Yorke in New England Doe make & ordaine this my last Will and Testament as followeth, being Sick and weak of body but in good and Perfect Memory.

Vizt. First Comit my Soul to Grace and Mercy & my body to the dust to be decently buried at the decretion of

my Execut¹⁸ hereafter Named, and for the outward Estate which god has given me I doe dispose of as followeth.

- 1. I doe give unto my son Gilbart Warrin all that tract of land which I bought of John Dauis Lying in the Township of Yorke to him and to his Heirs foreuer
- 2. I doe give unto my son James Warrin all my other lands Marshes Medows buildings of all sorts lying in the Township of Kittery or elsewhere to him and his Heirs foreuer.
- 3. I doe giue unto my Daughter Margaret Stagpoal fiue shillings.
 - 4. I doe give unto my daughter Grizel five shillings.
- 5. I doe give unto my Grandaughter Jane Grant five shillings.
- 6. I doe giue unto my Granson James Stagpoal one heifer & one ewe & a young sow.
- 7. I doe giue unto Margaret Warren my louing Wife all the rest of my Estate it being Mouables for her Comfortable Maintenance, and no Legacie before Mentioned to be demanded till her decease.
- 8. I doe Constitute & appoint My Louing Wife Margaret & my son James Warrin to be Executrix and Executors to this my Will & Testament made this ninth day of december one Thousand Seauen Hundred, as Wittness my hand.

Witness vs

Robert × Gray
his marke

James × Stacpole
his marke

Nicholas Gowin

Probated 24 Dec. 1702. Recorded 14 Janry. 170%. Inventory returned 15 Dec. 1702, at £228: 5: 4 by Peter Grant and William Goodwin appraisers.

Probate Office, I, 87.

In the Name of God Amen I Martha Taylor of the Town of Kittery and County of Yorke in New England being sick of body but of Sound and disposing memory, praise be given to God for the same, Doe make this my last Will and Testament in manner and form following, first and principally I resigne my Soul into the hands of almighty God my Creator, Assuredly hoping through the Merits of my blessed Sauior to obtain pardon and remission of all my sins, and my body I commit to the Earth from whence it was taken, to be decently buried at the discretion of the Executor to this my last Will and Testament, hereafter Named, and as for my Worldly goods I dispose of as followeth.

Imprimis I giue and bequeath unto my daughter Mary one Green Rugg.

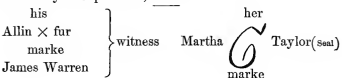
2^{ly} I giue and bequeath unto my Daughter Sarah Clarke my wolling wearing Cloathing and two shifts.

3^{ly} I giue and bequeath vnto my Daughter Deliverance Gooding one sheet and two shifts

 4^{ly} I giue and bequeath unto my Daughter Abigail Gooding one sheet and two shifts.

5^{1y} I doe leave the rest of my goods and Estate to defray my funeral Charges and to pay my lawfull Debts, and if any shall remaine after my Debts and funeral be Answered the same I give and bequeath unto my Grandaughter Margaret Gooding.

6¹⁹ I doe ordaine and appoint my son in law William Gooding to be Executor to this my last will and Testament and for Confirmation hereof I Set to my hand and Seal this Senenth day of September, 1702



Probated 10 Feb., 170%; Recorded 5 March 170%. Inventory returned 5 March, 170% at £10: 10: 00 by Thomas Goodwin and James Emery appraisers.

Probate Office, 1, 92.

Yorke Octobr 8th 1703

The last Will and Testament of John Brawne of Yorke in the Province of Maine being sound in Judgment and Memory. After my Just Debts & funeral Charges shall be paid by my Executor out of my Estate, my Will is that my housing, land, orchard Stock Tools, & ye whole of my Estate of one kind & sort or Other be divided equally by indifferent men such as my overseer shall chuse into three parts and that my Cousin John More shall have one third of my whole Estate when thus divided to be Improved for his son John untill he shall come of age, Then to be his & his Heirs forever, And that the other two thirds shall be my Cousin Thomas Mores to Improve for his son William and after he shall be of full age to be his the sd Williams and his Heirs forever. Onely before the Estate is divided, my will is that my boy John Barrill shall have four sheep vizt two besides the two he hath already among my sheep.

I doe Constitute & appoint my Dear Kinsman John More y° Executor of this my last will & Testament I doe also desire my Trusty & wellbeloved Friend Samuel Donnel Esq^r to be my overseer of this my Will.

In witness whereof I have herunto set my hand & Seale the day and yeare aboue written.

 $\label{eq:witness} Witness^{s} \colon \begin{cases} Samuel \ Donnell \end{cases} \tag{Seal} \\ John \ Bankes \\ Samuel \ Moody \end{cases}$

Probated 29 May, 1704, by his nephew John More. Recorded 10 June 1704.

Probate Office, I, 111.

In the Name of God Amen:

The last will and Testament of Micom Mecantire, I being in my usual health and right mind and sound Judgment,

First I give my soul to god that gaue it.

Secondly I gine my body to the earth to be decently buried, by my three sons, John, Daniel, and Micom, and as for the good things of this world that god hath bestowed upon me I giue and dispose of, as followeth.

Thirdly I giue to my son John Mecantire all my homested both housing and land and fenceing likewise I giue to him twenty acres of wood land, which was granted to me by the Town on this side the river and lyeth by the way y^t goeth to newichawonick, and also I giue to him twenty acres of land on the other side of the riner of yorke out of my three-score that I haue there, of that land I had Of Micannive and my father Pierce, and also I giue to him one third part of that land of mine at the Partings, or thereabouts aboue the Ministers Creek

Fourthly: I give to my son Daniel Micantire all that Land I had of John Carmeale, which lyeth near Arther Bragdons Junier, also I give to him twenty acres of land on the other side of yorke river adjoyning to Micoms land my son, also I give to him one third part of that land at the partings or thereabouts above the Ministers Creek.

fifthly I giue to my son Micom Meacantire all my lands at Bass cone that I had of my father Pierce, Also I giue to him twenty acres of land on the other side yorke Riuer, adjoyning to Daniels my sons land, and also I giue to him one third part of that land of mine at the partings, or thereabouts abone the Ministers Creek.

Sixthly my will is that my Marsh or meadow both salt and fresh be Equally divided betwene my three sons, John, Daniel, and Micom, as and at the dicrestion of my ouerseers of this my will. Seauenthly my will is that all my stock of Cattle or Creatures be equally divided between my three sons aboues^d as my onerseers shall see good.

Eigthly. I giue to my son John his choyce of my Iron pots; and also his choyce of my three pair of plow Irons.

Ninthly: I giue to my Son Daniel the next Choyce of my pots and plow Irons.

Tenthly. I give to my son Micom the other Iron pott, and plow Irons, and as for the rest of my houshold goods to be equally divided between my three sons, as my ouer-seers shall see good.

Eleauenthly. My will is that if either of my sons dye without an Heir lawfully begotten of his body that all his lands shall fall to the suruiuors of my Children.

Tweluethly my will is that neither of my sons shall sell or dispose of any lands or meadows any wayes except that seauenty acres at the partings, or aboue the ministers Creek, It is to be understood that thirty acres of this seauenty lyeth near my marsh and the other fourty, I had of my Father Pierce, This is the land that is equally divided betwene My three sons aboue spoken of.

Thirteenthly. my Will is that if my son (shall go away I mean my son John) from me before my death, and not help me in carrying on my business, that he shall have but an equal share with his brothers of all my Estate both Real and Personal. The ouerseers shall be paid for their trouble out of the Estate.

Lastly. my Will is that my True and trusty friends M^r Samuel Donnell Esq^r and M^r James Plaisted both of yorke shall be my ouerseers of this my will to see that right and Justice be done between my Children. In witness whereof, and for confirmation of all and singular the premises I have hereunto set my hand and seal this seaventeenth day of Aprill anno: Domini, One Thousand seauen hundred, and in

the Twelueth year of his maj^{ts} Reign, King of England &c: Signed sealed & delivered his

in presence of us Samuel Donnell Samuel Donnell Junr James March Micom Mecantire (Seal)

Probated 2 Oct., 1705. Recorded 21 Oct., 1705. Inventory returned 22 March 1704-5, at £122:19:0 by Joseph Storer and Joseph Hill appraisers. Debts due from the estate to James Gooch: William Sayer: Joseph Whelwright. Inventory returned 8 Nov., 1705, at £190:00:00 by Richard Milbry and Samnel Donnell, appraisers.

Probate Office, I, 120.

In the Name of God Amen, The Sixth day of February 170½ I John Mograg of Kittery in the County of Yorke Yeoman, being sick and weak in body, but of perfect mind and memory, thanks be given unto god for the Same, and therefore calling unto mind the mortallity of my body, and Knowing it is appointed for all men once to dye doe make and ordain this my last will and Testament, that is to say first and principally I give and recomend my soul unto almighty god that gaue it, and my body to the earth, to be buried in decent and Christian burial at the discretion of my Executrix hereafter named, and touching such worldly Estate where with it hath pleased god to bless me in this life, I give demiss and dispose of the same in the form following.

Imp^{rs} I giue and bequeath unto Sarah my well beloved wife my dwelling house and out housing, and all the lands I purchased of m^r Richard Cutt During her natural life.

Item I giue and bequeath unto my Eldest son John Mograg all that land and house I had of Michael Endell, Joyning to my house lott, and after my Wifes decease, I give unto him my house and land wherein I now dwell, and

all the land belonging thereunto purchased of Mr Richard Cutt (Yielding & paying unto his mother fourty shillings p annum during her natural life) To have and to hold, all the aboue s^d housing and lands, unto the sole and onely use of him the said John Mograg and his Heirs forever, Lawfully begotten of his body.

Item I give and bequeath unto my son Thomas Mograg my twenty acre lott of land lying on the East side of Spruce Creek he paying to his two youngest Brothers, William and Samuel and his sister Abigail to each twenty shillings when they come to full age, and my wife to Enjoy the said lott untill my son Thomas be of full age.

Item I giue and bequeath unto my other four daughters (viz^t) Hannah, Sarah, Mary, & Elizabeth ten shillings to each To be paid by my Executrix.

last of all I doe Nominate and appoint, Sarah my wife, to be Sole Executrix of this my last Will and testament, hereby giving and bequeathing Unto her all the rest of my Estate not herein mentioned, and doe declare this my last Will to be my last Will and Testament the year and day aboue mentioned.

the sign of

John

John

Mograg (Seal)

Mograg (Seal)

Thomas Rice
the Sign of × Judith Weeks
the Sign of × Sarah Clarke

Recorded 26 March 1706. Inventory returned 15 March, 1705-6, at £8 9: 18: 00 by Joseph Weeks, W^m Godsoe, appraisers

Probate Office 1, 125.

This 21th, of august 1693

In the Name of God. I doe bequeath my soul to the Lord that gave it, and to Jesus Christ my Redeemer by whom I hope to be Saved, As for my Estate, I dispose of as followeth. I give unto my wife my farm I live in, one half so long as she liveth, the other halfe I give unto my son Nathaniel Raynes with her to manageit with her.

I give unto my wife Elinor Raynes all my houshold goods and leave it to her dispose, Likewise I further give my Farm after their death unto Francis Raynes the Son of Nathaniel Raynes, I give unto John Raynes the halfe farm I bought of Mr Shapleigh paying the annual so long as it is due, further I give unto Nathan Raynes the son of Nathaniel Raynes a Tract of land I bought of Thomas Crocket of thirty Acres lying Betwene my Farms, further I give unto Francis Hodsdon the Son of Joseph Hodsdon the plantation which his father lived in at the head of braue boat Harbour, with four acres of meadow and the upland which was laid out to it.

For my Cows I leave with my Executors to pay what I shall give unto my grand Children all my sheep I give unto Francis Raynes. My cows in John Woodmans hands with all the Increase I give unto my daughter Woodmans Children to be divided betwene them. I give unto John Dimonds Children ten shillings a piece, I give unto Joseph Hodsdons Children ten shillings a piece, unto Samuel Mathews Children ten shillings a piece; I give unto my daughter Woodman twenty shillings, I give unto Samuel Matthews wife twenty shillings I give unto Elizabeth Hodsdon my grand Child Ten pounds to be paid when she is of age, besides her ten shillings formerly given. I give unto John Woodman Twenty shillings. I give unto Samuel Matthews Twenty shillings I give unto David Mendum the four pounds John Woodman oweth me for the horse, to be paid him

when he is of age. I give unto Elinor Raynes Twenty shillings. I give unto Nathaniel Raynes twenty shillings. What I have here given I desire my Executors to pay out of my Estate. I do hereby ordain and Constitute my wife Elinor Raynes, and my son Nathaniel Raynes my Executors Jointly one with the other for to perform this my last will and Testament fully as they will answere it another day.

I ffrancis Raynes being in my perfect health and memory do make this my last Will, and Testament of the Estate I have in this life, and do give my Executors the full power of it, to perform what is aboue mentioned after my decease.

Witness/

My own hand ffrancis Raynes

Nathaniel Raynes
John WoodMan
ffrancis Raynes Jun^r

Recorded 15 Oct., 1706.

Probate Office, 1, 126.

The last Will & Testament of Thomas Curtis of Yorke in the Province of Mayn New England although very weak in body yet of a perfect Memory & of a disposing mind, do order and dispose of my outward Estate as followeth.

After my Just Debts be paid, & funerall expences be discharged,

1 I do in the first place give and bequeth Unto my Son Joseph Curtis living at Spruce Creek, halfe of y^t Salt Marsh lying on the South West side of york River, between Richard Banks and my Selfe, equally to be divided, the quantity of Marsh being five acres, being bounded by Thomas Donnells marsh on the upper side and John Twisdens marsh on the lower side.

- 2, I do not give any thing by this my will unto my two sons, Benjamin and Samuel Curtis because I gave them their portions before in a farm at Scituate.
- 3 I give unto my Son Dodiuah Curtis Six acres of marsh called by the name of Thomas Curtis his marsh being a Cove of marsh lying betwene Maj^{or} Davises & Georg Nortons marshes, I do further bequeath unto afore Said Son fifty Acres of Upland lying upon that marsh called by the name of Scituate marsh, & one quarter part of y^e Said marsh.
- 4 I do give and bequeath unto my several Daughters as followeth. To my Daughter Abigail Curtis five pounds

To my Daughter Hannah Jynkins Six pounds.

To my Daughter Lydia Curtis five pounds.

To my Daughter Cooke Six pounds.

To my Daughter Sarah Curtis five pounds.

To my Daughter Rebecka Curtis five pounds.

To my Daughter Anne Curtis five pounds.

the whole thirty two pounds to be payed by my Executor to the persons aboue mentioned out of my Estate, out of my stock, giving my Executor six month time after my decease.

5 I do give and bequeath unto my son Job Curtis my house and land, all my lands, with all my mouables therein belonging to me, belonging to it as it runs back into the Woods which I now live upon and have this many years Improved, I do further ordaine and Constitute This my Loving Son Job Curtis to be the Sole Execut⁷ to this my last Will and Testament, for payment of all Just Debts & Legacies as aboue ordered by me, which being by him truly discharged, whatsoever goods shall appear more to be left. I give and bequeath to my said Son Job as his own propper Estate.

I Testamony to the premisses aboue Written I have hereunto Subscribed my hand and Seal this 19th day of aprill in

4th year of ye Reign of our Soueraign L^d James second of England, Scotland, France and Ireland King 1680

Signed Sealed & delivered

Thomas Curtis (Seal)

in the presence of

his marke TCL

Samuel Moody his

Arthur × Came

marke

Sworn to, 1 Oct. 1706. Recorded, 15 Oct. 1706. Inventory returned at £106: 15: 0, by Joseph Banks and Sam: Johnson, appraisers 2 Oct. 1706.

Probate Office, 1, 130.

In The Name of God Amen, I'James Stagpole Jun' of Barwick in her Maj's Province of the Masachusets Bay in New England (planter) being very Sick and weak of Body but of Sound mind and memory praised be god for it, and not Knowing how it may please god to deal with me. I hereby revoking all former & other Will or wills device or devises by me at any time heretofore made making null and void the same to all intents and purposes, I doe hereby declare and make this my last Will and testament in manner & form following.

Imprs—I commit my Soul into the hands of Jesus Christ my onely Saviour & blessed redeemer hoping through his meritorious death and Intersestion pardon & forgiveness of all my Sins. And as for that outward Estate God has bestowed upon me I give, bequeath, & dispose thereof as followeth. after my debts & funeral charges is paid and discharged.

Item. I Give and bequeath unto my Honoured Father James Stagpole the Debt dve me from James Grant of Barwick, being six pounds ten shillings, and also one Cow & one stere of one year and advantage old in the hands of Zachariah Goodale at Wells, and also my rideing Mayr, and also a piece of Broad Cloath of two yards, three quarters with the lineing and triming belonging thereunto left in the Custody of my Grandmother Magaret Warrin, and also Seaven yards & halfe of homespun drest wolen Cloth, and also all the Wages dve to me from the Province as a Souldiar in her Majts Service.

Item. I give and bequeath unto my Vncle James Warrin, my young horse bridle and sadle.

Item. I Give my Brother Phillip Stagpole my long Gunn with the Amunition powder horn and all belonging to her.

Item. I give unto my Brother William Stagpole my other Small gunn, and all my wearing Apparill

Item I Give and bequeath unto my Brother Phillip Stagpole my three steel traps.

Item I Give and bequeath unto my Brother John Stagpole Twenty acres of vpland and marsh laying on both sides of the great Works River, to him and his Heirs forever.

Item All the Remainder of my Estate Whither Real or personal, I give and bequeath unto my Hon⁴, Father whom I doe appoint sole Executor hereof, and of all herein Contained as on the other side. In Testamony whereof I have hereunto Set my hand & Seal This Eleventh day of November In the year of our Lord, One Thousand Seaven Hundred & six, 1706 his

Signed, Sealed, Published James

and Declared to be his last Will and Testament
In the presence of
Hatevill Roberts
Richard × Hussey
John Croad

Stagpole (Seal)

mark

Probate Office, 2, 12.

In The Name of God Amen, I Elexander Maxsell of Yorke in the County of Yorke in the Province of the Masachusets Bay in New England (Planter) Being at present Weak and Infirm in my body, but yet through Divine goodness of a good and Sound Judgment and understanding, of perfect memory and of a disposing mind, But yet Sensable how frail a Creature I am, and not Knowing how soon my change may come, nor how it may please god to deale with me at this time, with respect unto my present Estate. I doe therefore make this my last Will and Testament in manner and form following.

Imp^{rs} I doe in the way of faith and repentance recommend my pretions and Immortal Soul into the hands of my blessed. Lord and dear Redeemer, and leane in ye everlasting arms of his mercy.

Item: As for my fraile body at and after my decease to be committed unto the earth by a decent and Christian Burial in hopes of a Joyfull Resurection withall beleiving that after worms shall destroy this my body, yet in my flesh I shall See god.

Item: As for the little temporal Estate which god hath given unto me, here in this world, my will and pleasure is, and be it known by these presents, That it Shall after my decease be disposed of as followeth (viz^t)

My dear and loving wife Sarah shall for the good affection I bear unto her, more Espetially for the tender Care She has Had of me in the time of my weakness, shall have ye Vse and Improvement of all my housing, lands, Tenem's goods and Chattels whatsoever of one kind and of another after my decease, together with all the benefits, produce and priviledges of the Same during her Natural life Provided that Sarah my wife shall not have libarty to dispose of the land or Marsh that I leave with her

My Will further is that Six pounds Money shall be allowed

out of my Estate for my funeral, and that all my Debts lawful shall be paid out of my mouable Estate, and after my decease my wife shall have the vse and benefit of all the rest to dispose of as she sees good.

Onely the land and marsh my Will is that Mr Moody shall have the one halfe of that part of my Estate, and yo other shall be for the vse of the Church. And further I doe by these presents Constitute, ordaine, and appoint my trusty and well beloved frinds Matthew Austin, & Arther Bragdon Sen' of Yorke afore Said, willing and requiring them both Jointly to See to Execution of this my last Will and Testament, according to the proper meaning thereof. And In Testamony that this is my last Will and Tetament I have hereunto put my hand and Seal, this fifteenth day of may, in the year of our Lord, One Thousand, Seaven Hundred & In the Sixth year of her Majts Reign

Signed Sealed & delivered

the Mark of

in presence of John linscot James Grant

Elexander (Maxsels ($_{\text{Seale}}^{\text{his}})$

Sworn to, 8 Oct. 1707. Recorded 16 Oct. 1707. Inventory returned at £89: 01: 0, by James Smith and Arthur Bragdon Jun. appraisers, 23 Oct. 1707.

Probate Office, 2, 16.

In the Name of God Amen, The Twentieth day of June in the year of our Lord god One Thousand Seven Hundred and Seven, I Ioan Deering of Kittery in the County of Yorke, in the Province of the Masachusets Bay in New England Widow, being very weak in body but of perfect mind and Memory, thanks be given to God therefore, Caling unto mind the Mortallity of my body, Do make and ordain this my last Will and Testament, that is to say principally and first of all I give and comend my soul into the hands of god

that gave it, and for my body I comend It to the Earth to be buried in a Christian like, and decent manner, at the discretion of my Executors and overseers.

And as touching such worldly Estate wherewith it hath pleased God to bless me in this life, I give, devise, and dispose of the Same in the following manner & form

Imprimis I give and bequeath to my well beloved Son John Deering he paying my Debts and funeral Charges the House, and land whereon it stands and orchard adjoining to it that I now live in, and that pasture which I was possest of after my Mother her decease, that lies on the Northern side of the high way that goes from my brother William Pepperills honse to my brother Thomas Deerings house, and also all that land and Marsh that belongs to me at Brave Boat Harbour, which I was possest of after my Father and Mothers decease by him freely to be possest and enjoyed, I also Will and order that my son provide for each of my Daughters a mourning Suit Sevtable to their Quality.

Item I give to my well beloved daughters Joanna Deering, and Miriam Deering all my apparill, wollin, and linnen, and all my houshold goods and monables of every sort, and that part of the house that was my Father Brays deceased, which I was possest of after my mother's death, and that part of the garden which belongs to the house and a small parcel of land called the old field, Lying by my brother Joseph Deerings Orchard on the Southern side of the highway, and that part of the house that was my Fathers which is in Plymoth in England that belongs to me, All the above particulars bequeathed to my Daughters to be Equally divided betwene them, The one to have the one Moyty or half part, and the other the other half part, by them freely to be possest and enjoyed I also give to each of my Daughters a mourning Svit of apparrell Sevtable to their quality to be provided for them by my son John Deering. Provided and be it alwayes understood that my above named Daughters do quit Claim to the dwelling house and land which I have above bequethed unto my son John Deering.

Item I desire, Intreat, Constitute, make and ordaine my well beloved bretherin William Pepperill Esq^r and Joseph Conch to be my Executors and overseers of and to this my last will and Testament, to take care that my Children be possest of the above mentioned perticulars, given and bequethed to them. and that that there be no fraud or injustice done by any of my Children in the divition of the things given them, and what Charges these my Executors & overseers are at in Setling of the above premises in these possession of those to whom they are given, I order my son John Deering to pay.

And I do hereby utterly disallow & disanull all and every other former Testaments, Wills, and Legacies, requests and Executors by me in any wayes before this time named, willed and begneathed, Ratifying and Confirming this and no other to be my last will & Testament In Wittness whereof I have here unto Set my hand and Seal the day and year above written.

Signed Sealed, Pronounced and declared by the Said Joan Dearing as her last

Joan Dearing

Will and Testament in the presence of us the Subscribers. Andrew Pepperrell

George Jackson John Newmarch

Mary Newmarch

Probate Office, 2, 30.

In the Name of God Amen, The Sixth day of June 1710. I Elisabeth Addams of Yorke in the County of Yorke in her Majesties Province of the Masachusets Bay in New England Widow being very sick and weak in body but of perfect mind and memory thanks be to god for it, Therefore Calling in mind the mortallity of my body, and knowing it is appointed for all men once to dye, Do make and ordain this my last Will and Testament That is to say principally and first of all, I give and Recomend my soul into the hands of God that gaue it, Hoping through the Merits death and passion of my Saviour Jesus Christ to have full and free pardon and forgivness of all my sins and Inherit Everlasting life and my body I commit to be buried in the Earth decently at the discretion of my Executor hereafter named nothing doubting but at the general Resurcction to receive the same again by the mighty power of god, And as touching such worldly Estate wherewith it hath pleased god to bless me in this life I give demiss and dispose of the same in the following manner and form, that is to say first I will that all my lawfull debts and duties as I do owe in right or Conscience to any manner of person or persons whatsoever shall be well and truly Contented and paid by my Executor hereafter named.

Item I give to my well beloved Grand Child Nathaniel Addams one Cow, and two Ews and two lambs to be delivered by my Executor hereafter named.

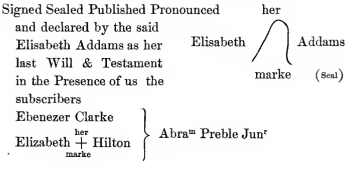
Item I give to my Grand son Daniel Black one Cow and 4 sheep

Item I give to my Welbeloved grand Child Elisabeth Black a suit of my Wearing Clothes and a pair of shews.

Item I give my heckel and Iron spitt to my well beloved daughter Sarah Black as also my bed and furniture thereunto belonging and whatever elee of Right belongs to me all these afore named Perticulars to be delivered by my beloved son Dan¹¹ Black who I Constitute ordain and appoint to be my onely sole Executor of this my last Will and testament.

Further I give to my beloved Grand Child Samuel Johnson one Ewe and a lamb, to be delivered by said Executor.

And I do by these presents disallow and revoke all former Wills and Legates or Executors and that this shall stand and remain forever as Wittness my hand on the other side unto the performance of the truth of the other side I have set my hand and seal the day and year within mentioned



Sworn to 18 Oct. 1710, recorded 24 Oct. 1710.

Probate Office, 2, 38.

In the Name of God Amen., The first day of December In the year of our Lord God Oue Thousand Six hundred and ninety nine I Arthur Beal of Yorke in the County of Yorke (fisherman) being in health and of perfect mind and memory thanks be given unto God, therefore Calling uuto mind the Mortallity of my body and knowing that it is appointed for all men once to dye, do make and ordaine this my last Will and Testament, that is to Say principally and first of all, I give and recommend my soul into the hands of God that gave it and for my body I Commend it to the earth

to be buried in a Christian like manner at the discretion of my Executrix nothing Doubting but at the general Resurcction I shall receive the same again by the mighty power of God, And as touching such worldly Estate wherewith it hath pleased god to bless me in this life, I give devise and dispose of the same in the following manner and form.

Imprimis I give and bequeath to Anne my dearly beloved wife all my whole Estate houses, lands, Chattels all mouables with all my houshold Goods dvreing her Natural life and at her decease to be equally divided amongst our Children as shee see Cause, Onely I give to my well beloved Son Edward Beal twelve acres of land Joyning by Thomas Mores, onely my wife anne to have the Vse of the Orchard so long as her Natural life endvreth by her freely to be possesed and enjoyed, And I doe Constitute and make my well beloved Wife Anne Beal my sole Executrix of this my last will and testament, hereby utterly disallowing revoaking and disanulling all and every other former Testaments Wills and Legacies bequests and Executors by me in any ways before this time named, Willed, and bequeathed Ratifying and confirming this and no other to be my last Will and testament. In Witness whereof I have hereunto set my hand and Seal the day and year above Written.

Signed Sealed and declared
in the presents of us
John Newmarch
W^m Pepperrell
Andrew Pepperrell

Andrew Pepperrell

Andrew Pepperrell

Sworn to and recorded 2 Oct. 1711. Inventory returned 3 Sept. 1711, at £ 128: 18: 00 by Lewis Bane: Abra $\underline{\underline{m}}$ Preble Jun. appraisers.

Probate Office, 2, 40.

In The Name of God Amen, The Sixth day of February in the year of our Lord One Thousand Seven Hundred & Eleven I Thomas Rice of Kittery in the County of yorke in the Province of the Masachusets Bay in New England (yeoman) being uery sick and weak in body, but of a perfect mind and memory thanks he unto god therefore, calling unto mind the mortallity of my body do make and ordain this my last Will & Testament, That is to say principally and first of all I give and Commend my soul into the hands of god that gave it, and for my body I commend it to the earth to be buried in a Christian like and decent manner at the discretion of my Executrix, and as touching such worldly Estate wherewith it hath pleased god to bless me in this life I give devise and dispose of the same in the following manner and form.

Imprimis I give and bequeath to my well beloved son Daniel Rice (after his mother her decease) all my lands which I have not already disposed of, to him his Heirs and assigns forever provided and be it allways understood that this my son behave himselfe devtifull to his mother dvring her natural life, and if he should prove disobedient his mother hath by these presents power to dispose of those lands amongst my daughters at her discretion.

Item I give and bequeath to my well beloved wife all and singular my lands, messuages and Tenaments by her Freely to be possessed and Enjoyed during her natural life and also all my personal Estate as Cattle houshousehold stuft & whatsoever else doth or may of right belong to me to her vse and for her Comfortable subsistance during her natural life and after her decease to go to my daughters, Mary Jane Elizabeth and Margaret Rice to be Equally divided among them or at the discretion of their mother.

Item I give here no Legacie to my sons Thomas and Richard Rice, Because I have by Deed of Gift already given them their portions.

Item I Constitute make ordain and appoint my dearly beloved Wife my onely and sole Executrix of this my last Will and Testament hereby utterly disallowing revoaking all and every other former Testaments Wills & Executors by me in any ways before this time named and Willed, Ratifying this and no other to be my last Will and Testament. In Witness whereof I have hereunto set my hand and seal the day and year above written.

Signed Sealed & declared

as his last Will and Testament in the presence of us Subscribers

Margaret Adams Mary Newmarch John Plaisted And it is further to be understood and it is my Will that my beloved Wife shall and hath full power to dispose of three or four house lotts by the water side where shee shall see Cause the Lotts not to exceed one hundred and fifty feet in Length and one hundred in bredth and this shall make good and suffitient title to the same notwithstanding any former Clanse in my will.

Tho: Rice (Seal)

Sworn to and recorded 18 March 1711-12. Inventory returned 17 March 1711-12 at £183: 16: 10, by William Godsoe, John Dennet and Jonathan Mendum, appraisers.

Probate Office, 2, 43.

In the Name of God Amen I Humphrey Spencer of Kittery in the Parish of Barwick in the County of Yorke in the Province of the Masachusets Bay in New England (Yeoman) being weak of body but of Sound mind and memory blessed be god for it, And not knowing how it may please god to deal with me, do make and ordain this my last will and Testament in manner and form following Vizt.

Imp^{rs}. I commit my soul into the hands of the lord Jesus Christ my onely Saviour and blessed redeemer hoping for a glorious Resurection through his merits and Intercession. And as for that outward Estate that God has given me, I give and bequeath as followeth.

Item I will ordain and appoint that all my Just debts and funeral Charges be paid by my Executrix hereafter named.

I give and bequeath unto my son William all my whom lands Orchards homesteed dwelling house and out housing to him and his Heirs forever, he paying unto my son Samuel one hundred pounds in or as money may be most conveniently comply'd with, in convenient time after he comes of Age of twenty one years. Also I give unto my son William all my out and Wood lands wherever laying or being, Unless my Executrix hereafter named See's occation to Sell them or any part or parcell of them for the payment of my Just Debts and funeral Charges then and in such case I do hereby Impower her so to do, And any sale she shall make there of or of any part or parcell thereof to be good and valid in the law to all intents and purposes as thô I had made Sale thereof in my life time, and in case those lands should not be suffitient, then she may sell as much of my home lands as may be best spared, for that vse end and purpose, and no otherwise under any pretence whatsoever, and such sale so made to be valid as aforesd

Item I give and bequeath unto my Daughter Sarah my piece of land at the Bank alias Portsmouth in New Hampshere Joyning to John Cutt and Mrs Harvy bounded upon the high street, fifty four feet front, or however butted or bounded to her and her heirs forever.

Item I give and bequeath to my dear and loving Wife Mary Spencer all my personal Estate of what nature kind or quallity soever shee managing the whole Estate for the best aduantage so as the Issves Effects and produce thereof may help towards the payment of my Debts, and bringing up my Children that the Estate may be kept whole if possible, or from being broke, as much as possible can be help't, And after my son William comes of age to Inherit My said Wife shall yet notwithstanding possess and Injoy her Dowry or thirds of the Real Estate during her natural life as the law directs and prouide's.

Item I do ordain Constitute and appoint my dear and loving wife Mary to be my sole Executrix of this my last Will and Testament, And I do pray and earnestly desire my Trusty and welbeloved friends the Honourable Ichabod Plaisted Esq^r & John Hill Esq^r to be overseers hereof, in advising & assisting my Executrix.

In Wittness that this is my last will and Testament, I have hereunto set my hand and seal the 22^d day of January Annoq. Domini $17\frac{1}{12}$

Signed Sealed published and Humphrey Spencer (seal)

Declared to be his last Will and Testament in the presence of us Wittnesses.

Jeremiah Wise thomas Goodin John Croade//

Sworn to and recorded 11 July, 1712. Inventory returned at £781: 1: 0, by Daniel Emery, John Kye and John Croade, appraisers, 5 Aug. 1712.

Probate Office, 2, 53.

In the Name of God Amen I Samuel Bragdon Sen of Yorke in Province of Main, being Aged and Crazy of body but of Sound understanding, do make this my last will and Testament as followeth, First and above all, I commit my Soul into the hands of god, and my body to the Earth to be decently buried in hopes of a glorious Resurection. And as

for my outward Estate, which a good god has freely bestowed on me, I dispose of it in manner following

Imprs After my Just debts and funeral Charges are paid, I give and bequeath unto my Son Samuell (besides what he hath already) Ten pounds in or as money, as money shall generally pass, from man to man in this Country, when this sum comes to be dve, to be paid by my son Joseph, within two years after he shall come to enter upon the possession of the Living hereafter bequeathed wt him. Item I give and bequeath unto each of my four daughters, vizt Magdalin Patience, Sarah & Ruth, five and twenty shillings (five pounds in the whole) to be paid by my son Joseph the next year after the ten pounds above said is to be paid to Samuel

Item I give and bequeath unto my Wife, the vse and Improvment of all my lands, housing, Stock, houshold goods and moneys even the whole of what I shall leave, for her own maintainance, and the bringing up of my youngest son till he comes to be of age.

Item I give unto my son Joseph the whole living that now I possess and Improve, whither land, dwelling houses Barns, and orchards, with all the priviledges and rights that do or may any ways appertain or belong thereunto. I also give unto my son Joseph the One halfe of my stock and the one halfe of my household stuft, and goods of all sorts belonging to house keeping.

Item My Will is that when my son Joseph shall come to be of age according to law to enter upon the living aforesaid, his mother if shee desires it shall have the Choice of all the Room in the dwelling house, the vse of halfe the lands, halfe the stock, and halfe the houshold stuft or goods, during her Widowhood.

Item My Will is that after my wifes decease, all that is left of my Estate in Cattle, Houshold goods, moneys or whatever Elce not disposed of in the above Said Articles Shall be Equally divided betwene my Son Samuel and my four Daughters above said. Finally I do appoint my dear

Cousin, Decon Bragdon the sole Executor of this my last will & Testament, desiring him, and Intreating him to see the Will of the dead punctually fulfill'd, I do also appoint M^r Moody our Pastor, and Richard Milbery to be overseers of this my last Will and Testament.

In Witness to all and singular the Premisses, I have hereunto set my hand and seal this tenth day of May One Thousand seven Hundred and nine

Sworn to and recorded 6 Jan. 1712-13. Inventory returned 6 Jan. 1712-13 at £296; 8:0 by Samuell Donnell Samuel Webber and Richard Milbery, appraisers.

Probate Office, 2, 57.

In the Name of God Amen I Thomas Abbot Sen^r of Barwick in the County of Yorke in the Province of Main belonging to her Maj^{ts} Province of the Masachusets Bay in New England being weak of body but of sound mind & memory (blesed be god) do make and ordain this to be my last will and Testament, hereby Revoking making null and void all other and former Will or Wills, Testaments, Device or devices by me heretofore made, and do hereby declare this to be my last will and Testament in manner and form following.

Imp^{rs} I Commit my soul into the hands of Jesus Christ my alone saviour and blessed Redeemer hoping (through his merritts death and Passion) Pardon and forgivness of all my sins and Eternall life in and through him alone, and as for that Temporall Estate which god has lent and bestowed on me I do dispose thereof as followeth, after my Debts and funerall Charges are paid and discharged.

Item I give and bequeath unto my beloved wife Elizabeth

Abbot, and unto my son Walter Abbot my home lott of land, which I formerly purchased of my father Green, vizt from the River side vp to the hill to Walters land formerly given him; said Lott of land to be Equally divided betwene them with all the housing, out housing, orchard, corn and mowing land with all priviledges and appurtinences thereunto belonging, and if in case my wife see cause to have that halfe which lys next to Peter Grants my son walter shall lett my said wife have the Priviledge of an out lett which now is betwene Daniel Goodins, and my son Walters, and after my wife's decease her said halfe to Revert to my son Thomas Abbot to be to him and his Heirs forever I also give my wife one ox aud one Cow already in her possession

Item I give and bequeath to my son Thomas Abbot one hundred and ten Acres of land upon the Rocky hill bounded on the North side by the land of Jabez Fox, and on the south side by John Taylor's land.

Item I give and bequeath unto my son Joseph Abbot a lott of land laying in the Township of Dover in New Hampshere which I bought of John Lovering it being about fifty acres as p Deed of Sale from said Lovering with all rights profits priviledges appurtinences thereunto belonging to him and his heirs forever, Onely my son Joseph paying ten pounds in Currant money of this Province to my Daughter Hannah Abbot on demand.

Item I give and bequeath unto my son Moses Abbot all my part of the housing and lands at Strawbery bank, which was formerly my father Walter Abbots my share being one third part thereof to be to him and to his heirs forever, also one third part of all the Debts dve to my said fathers Estate.

Item I give and bequeath unto my daughter Elizabeth Butler and unto my daughter Patience Lord my Corn or Grist Mill at Quamphegon, with all the rights Profits previledges and appurtinences thereunto belonging, to be to them and their Heirs forever Equally.

Item I give and bequeath unto my son Walter Abbot one Cow, one pair of Iron doggs and two Iron Chains, & one ox.

Item I give and Bequeath unto my son John Abbot one Iron Chaine, and Confirming to him what I had before given him, on deed of gift, I also give him one ox.

Item I give and bequeath unto my daughter Mary Goodridge, one ox one Iron pott, and halfe my swine (except one sow)

Item I give and bequeath unto my daughter Hannah Abbot, one Cow, one sow, one frying pan.

Item I give and bequeath unto my Grandson Thomas Butler two yearlings, my Carbine and my old horse bridle and sadle.

Item I give and bequeath unto my Daughter Elizabeth Butler, One Iron Pott and halfe my swine (except one sow) also my table with a draw to it and two Chairs.

Item I give and bequeath unto my Daughter Hannah Abbot one Iron Kittle and halfe my pewter and two Chairs.

Item I give unto my Daughter Patience Lord one bedsted and two Chairs.

Item I give and bequeath unto my beloved Wife Elizabeth, the other halfe of my pewter, one kittle one skillet all my beds and beding furniture thereunto belonging, during her Natural life, and after her decease, I give the same unto my Daughter Hannah

Item I give and bequeath unto my sons Joseph Abbot John Abbot Walter Abbot and Thomas Butler, all my Lands at Quamphegon more or less, both upland & medow lands (Excepting ten Acres thereof which I give and bequeath unto my son Josiah Goodridge and to his Heirs forever; I say I give and bequeath all the rest of my s^d lands at s^d place unto my s^d sons Joseph, John, Walter Abbot, & Thomas Butler, to be to them and to their heirs forever, and also unto them four I give and bequeath my saw mill, flume, dam, with all the rights profits priviledges, accomadations and appurtinances thereunto belonging, to be to them and

their Heirs forever, Said lands and saw mill to them four Equally, they paying each their dve proportion of Thirty pounds money unto Doctor Elisha Cooke of Boston Esqr and ten pounds money unto Josiah Goodridge. The new End of my dwelling house at Quamphegon next to the saw mill I give and bequeath unto my son and daughter Elizabeth Butler forever the other End to be to the vse of the saw Mill. Also my share of boards now at the Mill, or what may be there undisposed of after my decease, I will that they be disposed of by my Executors hereafter named for the payment of my Just Debts, and funerall Charges, so far as it will hold out, to defray the same, and an accot given thereof by the Executors. And as for any more Estate Real or personal, that may not be disposed of in this my will, I give and bequeath the same to my Executors.

Item I ordain Constitute and appoint my beloved wife Elizabeth, my son John Abbot, and my son Walter Abbot to be joynt Executors of this my last Will and Testament. In Witness whereof I have hereunto set my hand and seal the 20th day of May Anno. Dom 1707.

Sigued Sealed Published and declared to be his last will & Testament, as Contained in the two foregoing sides and as above written.

In Presence of
Benjamin Nason
John Rye.
John Croade

Memorandum: the words the other halfe of my, pewter on the first side Interlined before signing and sealing as also one Kittle and one Skillet, same place.

Thomas Abbot (seal)

Sworn to and Recorded 23 April 1713. Inventory returned 27 March 1713 at £407: 11:0, by John Wyatt, Benjamin Nason and John Croade, appraisers.

Probate Office, 2, 59.

Thomas Muddle being sick in body but of perfect memory blessed be god for it do make this my last Will and Testamend. Imp^{rs} I will and bequeath my soul to god my maker, hopeing in and through Jesus Christ To Receive Eternal life in his Meritts.

2^{ly} I Commit my body to be buried decently according to the discretion of my Executors hereafter Named.

31y I will and bequeath to Mr Phillip Hubbard all my worldly goods hereafter Mentioned that is to say all my money and wearing Cloths, and gunn and ammunition, and two young horses, one of three years old, and one two years old next Spring and all my Debts dve to me by Bill of otherways, that is to Say thirty six shillings and six pence dve from John Stagpole as appears by Bill, and from Samuel Sadey fourty shillings as appears by Bill Dated May 9th, 1711, and ten shillings dve by bill from Samuel Cosen of Dover, And fifty shillings dve from William Merifield by Bill, and four shillings and six pence dve from James Smith of yorke, and three shillings dve from Humphrey Chadbourne and Seventeen shillings dve from Sargt Gatchel, and three shillings and six pence dve from Samuel Pike and three pounds ten shillings dve from Howard Henderson of Dover on a bargain for a horse, James Emery and Baker Noson and Thomas Potts witness to said bargain. And I do appoint Mr Phillip Hubbard to be my Executor to this my last Testament, and to be at the Cost of my present sickness and funerall. Dated in Kittery Feb: 13th 1713 in the Province of the Masachusets Bay in New England. his

Richard Tozer

Wittness/

Moses × Goodin

marke
Daniel Emery

Thomas Muddle (seal)

Probated 14 April, 1713. Inventory returned 24 Feb. 1712-13 at £42: 1: 6, by John Croade, James Emery and John Hupper, appraisers.

Probate Office, 2, 60.

In the name of God Amen I Daniel Stone Sen^r of the Town of Kittery in the County of yorke In her Maj^{ts} Province of the Masachusets Bay in New England being sick of body but of sound and disposing sence and memory, Blessed be god for it, do make this my last Will And Testament in manner as followeth (viz^t) first and principally I resign my soul to god, hopeing through the Merritts of my blessed lord and Saviour Jesus Christ to Obtain pardon. Remission of all my sins, and my body I commit to the Earth from whence it was taken to be decently buried at the Discretion of the Executors to this my last will and Testament. And as for the worldly goods the lord hath lent me After my lawfull Debts is paid and funeral Charge I give and bestow as followeth.

1^{ly} I give and bequeath unto my son Jonathan Stone all that my Tract of land lying beyond the dirty swamp and all the rest of my outlands Excepting thirty acres to him and to his Heirs forever.

2^{ly} I give and bequeath unto my son Daniel Stone all my Homested lott of lands with the house and barne and orchard standing thereon to be his after his mothers decease, and his and his Heirs forever, and thirty acres of out land to be his at my decease.

 3^{ly} I give and bequeath unto my Daughter Mary five shillings.

 $4^{\rm ly}$ I give and bequeath unto my daughter Margaret five shillings.

5^{1y} I give and bequeath unto my daughter Rachael five shillings.

6^{1y} I give and bequeath unto my daughter Patience five shillings.

 7^{1y} I give and bequeath unto my daughter Abigail five shillings.

 8^{1y} I give and bequeath unto my daughter Sarah five shillings.

91y I give and bequeath unto my Daughter Elizabeth five shillings.

1019 I give and bequeath unto my daughter Leah five shillings.

1111y I give and bequeath unto my loving wife Patience all my homested lott of lands with the house and barne and orchard standing thereon for her Comfortable maintainance during her natural life, and all the rest of my goods Chattels Vtensils, and Estate whatsoever abroad or at home without doores or within I give unto my foresd wife, and to be at her disposing forever.

12^{1y} I do Constitute and appoint my loving wife Patience to be the Executrix to this my last Will and Testament and also my son Daniel Stone to be an Executor with his mother, And this my last will and Testament to be in force according to the tenour and trve Intent thereof reuouncing and revoking any and all wills whatsoever heretofore by me made or caused to be made.

In witness hereof I have hereunto Set my hand and Seal this twenty Eighth day of March Anno Domini One Thousand Seven Hundred and thirteen.

Owned signed and Sealed

Daniel Stone (seal)

in presence of us Daniel Goodin Sen^r
William Goodin sen^r

witness James Warren

Sworn to and recorded 23 April, 1713. Inventory returned at £276:2:5, by James Warren, James Emery and John Hupper, appraisers, 23 April 1713.

Probate Office, 2, 63.

The last Will and Testament of John More of yorke being in his right mind.

first I give up my soul to god my Creator hopeing in his Mercys.

Nextly I give my whole Estate, houses lands, and all my Creatures, and monables &ct to my trve and loving wife Martha More, Dureing her life time to make vse of to the best advantage for her Selfe and the Children. And after my wifes decease my Will is that my two sons, John and Samuel may Enjoy it own propper Estate. Therefore I give my whole Estate above mentioned vizt houses lands monables and Cattle &ct after my wife's decease to my two sons above mentioned, Jnº And Samuel for their own propper Estate, to use occupie and Enjoy. I further will that my two sons above mentioned, John and Samuel do pay to my Eldest daughter Marcy forty shillings and to the other three daughters twenty shillings a piece, Further that my sons after my wife's decease may take possession of my Estate, and divide it Equally betwene them.

Attest. Elisha Allin

John M More (Seal) marke

Sam¹¹ Winch

his

John × Whitney marke

Probated 7 July, 1713. Inventory returned at £228: 3: 0, by Richard Cutt and Richard Micholl, appraisers, 10 March 1711.

Probate Office, 2, 66.

In the Name of God Amen. I Margaret Warrin of the town of Kittery in the County of York in her Majesties Province of the Massachusets Bay in new Eenland being very Aged and growing grave ward Apace but of Sound and Disposing sence and memory Do make this my Last will and Testament in manner as followeth first I resign and Commit my Soul to god that gave it and my body to the Earth from whence it was taken to be Decently buried at the Discretion of the Executor of this my Last will and Testament; Viz my will is that the money I have I Leave and Do Order for the Defraing my funerall Charges and what Shall be Left to be Equally Divided A mongst my three Children Gilbard James and Margret.

2^{ly} I give and Bequeath unto my Son Gilbard Warrin one Cow and three Sheep.

3^{1y} I give and bequeath unto my Daughter Margret Stackpole my Great Brass Kittle and two Blankits and one Coverlid and Ten yardes of woling Cloath and my Greate wooden Platter and one pare of sheets and all my wareing Cloath.

4¹⁷ I give and Bequeath unto my Sons Iames Warrin my feather bed and Bolster and all the rest of my Estate whatsoever A Broad or at home with out dores or within.

5¹⁹ I do order and apoint my Son Iames Warrin the whole and Sole Executor to this my Last will and Testament Revoking and Renounsing all other wills heretofore by me made in witness hereof I set to my hand and Seal ye thirtenth of December anno Domini one thousand Seven hundred and Twelve her

Signed sealed and owned Margaret Warrin (seal)
to be her Last will and mark

Testament in the presents of Vs

Baker × Nason
Ioseph wood
Thomas Curtis

Probated 15 Oct. 1713.

Probate Office, 2, 72.

Yorke June: 4: 1706 in ye fear of god Amen

I Benjamin Trafton in tending A vige to sea being at this time of a disposing mind and undr Consideration of mortily

make this my Last will and Testament my Soul I give in to ye hands of my most mercyful Redeemer to be Calld, for & disposed of as he in his Infinite wisdom shall see meet, my worldly goods I dispose of as followeth & my will is that all ye Iust debts I owe be paid by my Executor ont of my whole Estate after my decease.

2 My will is y^t my loving Brother William Beale have y^e whole improvement and Sole profit of my Estate during three years from y^e date hereof to be to him his Heirs or Assigns after y^e Expiration of this time.

Item My will is y^t my three Sisters Jane Beale Dorothy Mane & Penellipy Day have y^e income of my whole Estate after my debts be paid to be Equaly divided between them untill my Brother Zacheus Traffton & Thomas Traffton come to age of one and twenty years and then —

4 my will is yt my Lands in Yorke all and Every part and parcell thereof be Equaly divided betwene my two loving Brothers Zacheus Traffton & Thomas Traffton to be and remain a good Estate of inheritence to them their Heirs & Assigns forever: if one of these my Brothers dy before he be one and twenty years of age ye other Shall inherit ye whole of my Estate if they both dy be ore they come of age or will not themselves Settle on this my inheritence in Yorke then my will and finell-conclution is is yt if my Brother William Beale will Settle on this my inheritence yt, it Shall be & remain unto him & his Heirs lawfully begotten on ye body of my sister Iane Beale to be nnto her Heirs forever: & if my Brother Beale do not Settle him Selfe or ye Heirs of my Sister Iane on this my inheritence yt then it Shall be Equaly divided betwene my three Sisters Iane Beale Dorothy Mane & Penellopy Day to be unto them and ye Heirs of their Bodies Lawfully begotten forever this is my will & ye finall Settelment of my inheritence forever

And I intreat & appoint my trusty & well beloved friend Cap^{tn} Lewis Beane to be y^e Executor of this my last will & I pray him to confirm & Execute it and let no man alter it

given under my hand & Seale of confirmation ye day & year above S^d in presents of.

William Heath

Thomas More

his

Joshua × Hilton

mark

his

Benjamin

mark

Trafton (seal)

Sworn to 26 August, 1713. Probated 6 Oct., 1713.

Probate Office, 2, 77.

In ye name of God Amen: The Thirtieth day of January in ye year of our Lord One Thousand Seven Hundred & Twelve Thirteen I Ioseph Hill of Kittery in ye County of Yorke in ye Province of ye Massachusets Bay in New England (yeoman) being very Sick and weak in body but of perfect mind & memory thanks be given to God therefore Called to mind ye mortality of my body do make and ordain this my Last will and Testament yt is to say principally & first of all I give and recommend my Soul into ye hands of God yt gave it hoping through ye Merits death & passion of my Saviour Iesus Christ to have full and free pardon of all my Sins and to inherrit everlasting life; And my body I commit to ye Earth to be decently buried at ye discretion of my Executrix hereafter named nothing doubting but at ye general Resurrection I shall receive ye same again by ye mighty Power of God; and as touching Such worldly Estate wherewith it hath pleased God to bless me in this Life I give demise & dispose of ye Same in ye following manner & form: That is to Say.

first I will y^t all those debts and duties which I do owe in right or Conscience to any manner of persons whatsoever Shall be well and truly Contented and p^d, in Convenient time after my decease by my Executrix here after Named.

Item I give to my welbeloved Son Samuel Hill & to yo Heirs Lawfully begotten by his body forever ye Lands which I formerly purchased of Edward Gilman Maverick Gilman Ioshua Downing & William Fry which Lands are Scituate Lying and being in ye Township of Kittery on ye upper side of Mr Shapleighs mill Creek as may appear by ye deeds for y° Said Lands from y° above Said persons together with all ye housing timber yt I have upon ye Sd Lands he paying unto his Sisters Katherine Hill Mary Hill & Dorcas Hill ten pounds pounds a peice when they Shall come to Lawful age or Marriage yt is to Say five pound in money to each of them and ye other five pound in Cattle at money price, but if it Should So happen yt my Son Samuel Should die without Lawful Issue yt then ye Said Land Shall be divided equally among my Surviuing Children Excepting & reserving to my Son Ioseph Hill ye Liberty of purchasing ye above mentioned Land paying Such Sums of Money to my other Children as ye Sa Lands Shall be Iustly Valued at by indifferant men chosen by them to apprize ye Same: I Also give to my son Samuel two oxen & two Cows & to ye Heirs begotten of his body.

Item I give to my well beloved Son Ioseph Hill forever ye Lands which I purchased of Iohn Downing Samuel Miller Peter Staple junr, Iohn Searl & Nathaniel Mendum Scituate Lying and being in ye Township of Kittery as by deeds from ye above named persons may more at large appear reference thereunto being had & also a certain tract of Land which I have in ye Township of Kittery aforesd Lying at ye head of ye Land Called and known by ye name of ye Bay Land & ye Lands of Iohn Gelding & Ioshua Downing — Containing by Estimation forty four acres together with all ye housing orchards and fences upon ye Said Lands he paying to his Sisters as followeth that is to Say to Elizabeth Hill fifteen pounds ye one half of ye Sum in money & ye other half part in Cattle at money price to Hannah Hill fourteen pounds ye one half of ye Sd Sum in money & ye other half in Cattle

at money price to Abigail Hill twelve pounds Six of it in money & y^e other Six in Cattle at money price & to Sarah Hill ten pounds five of it in money & y^e other five in Cattle at money price: All y^e above mentioned Sums to be paid by him to my above named four daughters when they Shall come to Lawful age or marriage & if it Should So happen y^t my Son Ioseph Should die without Issue it is my will y^t y^e above S^d Giuen Lands descend to my youngest Son Iohn Hill & y^e Heirs of his body.

Item I give unto my well beloved Son Iohn Hill all yt tract of Land which I purchased of Frances Allen lying near to ye place called Coxes pond in ye township of Kittery & also ye tract of Land which I have in ye aforesd Township lying in partnershp with Stephen Toby: to be possest of ye above Said Lands when he Shall come to ye age of twenty one years, and If my Sd Son Iohn Shall See cause to Sell ye above Said Lands or any part of them when he Shall come to ye age of twenty four years yt then his brethren Samuel & Ioseph Hill Shall have ye offer of ye Same made to them they giving as much for ye Said Land as any other man.

and if it Should So happen y^t my Son Iohn Should die before he comes to y^e age of twenty one years then y^e S^d Lands Shall go to my other two Sons Samuel & Ioseph to be Equally divided betwen them.

Item I give to my well beloved daughters Katharine Hill Mary Hill & Dorcas Hill ten pounds apiece to be paid to them by my Son Samuel Hill when they Shall come to Lawful age or marriage y^t is to Say five pounds to Each of them in money and y^e other five pounds in Cattle at money price-

Item I give to my daughter Elizabeth Hill fifteen pounds to be paid to her by my son Ioseph when She Shall come to Lawful age or marriage ye one halfe part of the Said Sum to be paid in money ye other halfe part to be paid in Cattle at money price.

Item I give to my daugter Hannah Hill fourteen pounds to be paid to her by my Son Ioseph Hill when She Shall

come to Lawfull age or marriage Seven pounds of ye Said Sum to be paid in money ye other Seven pounds in Cattle at money price.

Item I giue to my well beloved daughter Abigail Hill twelve pounds Six of it in money ye other Six in Cattle as they are Sold for money to be paid to her by my Son Ioseph when Shee Shall come to Lawful age or marriage.

Item I give to my well beloved daughter Sarah Hill ten pounds to be paid to her by my Son Ioseph when She Shall come to Lawfull age or marriage five pounds of it in money ye other in Cattle as they are Sold for money:

and if it Should So happen yt any of my above named daughters Should die before they come of Lawful age to receive ye Legaciss herein bequeathed to them or marriage yt then ye aboue Said Sums to be paid to my wife for ye bringing up & Maintainance of my children yt are not of Suitable age to be put apprentice.

Item I give unto my Son Samuel Hill my part of a Small Sloop or boat which I have he paying for ye Iron worke of ye Said boat.

Item I give and bequeath to Susannah my dearly beloved wife ye use & Improvement of all my Estate both real & personal untill my Son Ioseph Shall come to ye age of twenty one years for ye maintainance of my children till they come to a Suitable age to be put apprentice Excepting what I have given to my Son Samuel which She is not to have any use or Improvement off: I also give unto her after my Son Ioseph Shall come of Lawful age to be possest of ye above Estate given to him the third part of ye incom of all my Lands given to him with ye third part of ye Incom of ye orchards y are thereon & one third part of my housing & ye improvement of one third part of my Stock of Cattle and all my other goods and moveables for her Support & Maintainance during her widowhood and if She Should marry again I do then give to her three Suits of appearel throughtout and ten pounds in money to be paid to her by my Son Ioseph & two cows and She Shall theu renoance ye having any further right or interest in any of my Estate forever.

and all ye remainder of my Estate both real and personal with all my houshold Goods & moveables which I have not already disposed of I give to my Son Ioseph Hill his Heirs & assigns forever.

Item I Constitute make & ordain my dearly beloved wife my only & Sole Executrix of this my Last will and Testament and desire & apoint my much respected friends Capth Iohn Leighton & M^r Ioseph Hammond to be y^e overseers of of this my Last will & Testament/ willing my Executrix to take their Councel & advice in y^e disposing of my Children when they Shall be of Convenient age to Such places & Callings as they Shall Iudge Suitable for them:

And I do also impower my Executrix to pay to those of my daughters y^t my son Ioseph is hereby ordered to pay Legacies unto y^t will be of Lawful age before he Shall be possest of his Estate, to pay to them those Legacies & Sums willed to them which Sums & Legacies She Shall with y^e advice of those overseers raise and Levy out of my personal Estate.

And I do hereby utterly disallow revoke & dissannull all and Every other former Testaments wills & Legacies bequeasts & Executors by me in any way before this time named & willed Ratifying & Confirming this and no other to be my my Last will & Testament In witness whereof I have hereunto Set my hand & Seal ye day and year above written.

Signed Sealed published & declared
by ye Said Ioseph Hill as his Last
will & Testament in ye presence
of us ye Subscribers
Iohn Newmarch
Iohn Dennet
Thomas Knight

Probated 5 Jan. 1713. Inventory returned at £827: 9: 2, by John Leighton, Jos: Hamond and John Dennet, appraisers, 1 March 1712.

Probate Office, 2, 79.

In the Name of God Aman I Samuel Nelson being bound to Sea & being of Sound and perfect mind & memory praise be given therefore unto almighty God for ye Same Do make this my Last will & Testament in manner & form following yt is to Say first and principally I Resigne my Sole into ye mercyfull hands of almighty God my Creator aSuredly hoping through ye merits of my blessed Saviour to Obtain pardon and Remision of all my Sins & my body to the Earth from whence it was Taken To be Decently Buryed By the Discretion of my herein after named Executors & first of all I do Renounce and make Void all wills by me hereto fore made and declare this to be my Last will & Testament in all Such worldly Estate as the Lord in mercy hath Lent me I dispose thereof as followeth.

Item I give and bequeath unto my Honoured Mother all my moveable Estate whatsoever Except my mare To have and To hold to her and her Heirs forever.

Item I give and bequeath unto my beloved Brother Iohn Nelson twenty acres of Land at burnt Hill To have and To hold To him and His Heirs forever.

Item I give and bequeath unto my Cosen W^m Rackle thirty acres of Land at y^e Beach Hill To have and To hold To him and his Heirs forever:

Item I give and bequeath unto Wm^n Grant my Mare & W^m Rackle To have y^e First horse Colt that come of her.

Last of all I do apoint my dear Mother to be Sole Executrix of this my Last will and Testament witness my hand and Seal this Ninth day of Septermb^r one Thousand Six Hundred Ninty and Eight

Signed and Sealed in

presents of

Nicolas Walden

Alexander Grant

W^m Godsoe

Samuel Nelson (Seal)

Probate Office, 2, 90.

In the Name of God Amen William Goodin of ye Town of Kittery in ye County of Yorke in her Majesties Province of ye Masachusets Bay in New England being Sick of Body but of Sound and disposing Sence & Memory; Blessed be for it Do make this my Last will & Testament in manner as Followeth

First and principally I Resigne my Soul to god that gave it hoping through ye Merits of my Blesed Lord and Saviour Iesus Christ to obtain pardon & Remission of all my Sins and my Body I Commit to ye Earth; from whence it was taken to be decently buried at ye discretion of ye Executors to this my Last Will & for ye worldly Goods ye Lord hath Lent me after my Funarral Charge & Lawfull Debts is paid I give and bestow as followeth Viz:

1^{1y} I give and bequeath unto my Son Moses Goodin that part of my homested Lot of Land Called ye Little Marsh as it was formerly fenced by my Father Tayler and to Extend as far to a pine tree Standing near Square wth Southwest Corner of Iames Warren Orchard reserveing priviledge for a lane & for Transportation to the Lower part of ye as Ocation Shall Call, also I give him fifty acres of out Land at my Marsh and five acres of S^d Marsh to him and to his heirs forever.

2ly I give and bequeath unto my Son William Goodin thirty Acres of out Lands & five acres of fresh Marsh to bim and to his Heirs forever.

3ly I give and Bequeath unto my Son Iohn Goodin the upper end of my homested Lot: that part Lying above his Brother Moses; And Preserveing the Same Priviledges as I have in that given his Brother Moses to him and to his Heirs forever.

4ly I give and bequeath unto my Loving wife Deliverance all my houshold Goods: and to be at her disposing forever and all the Rest of my homested Lot of Land not herein Menchened with ye house and Barn Standing thereon: and all the rest of my Goods Chattels vtensils Rights and Credits whatsoever Abroad or at home without dores or within I give unto her for her Comfortable Maintainance & for ye bringing up of our Small Children During ye whole term of her Life: If She Lives a widow or during the time of her widowhood.

5ly I give unto my Son Moses & my Son Iames that part of my homested Lot of Land fore Menchened to their Mother after her Death or day of Marriage my trve meaning her day of Marriage if our Small Children be brought up.

6ly My will is that my Son Moses Goodin & Iames Goodin Shall pay an Equall part by apprisment to their Brothers: Adam & Tayler when they Enter upon ye Same.

7ly I give & bequeath unto Each of my daughters Margret Elizabeth Hannah & Mary fourty Shilling apeise to be paid out of my Stock.

8ly I doe ordain & appoint my Loving wife & my Son Moses to be the Executors to this my Last will and Testament Renounsing and Reuoaking all or any will or wills whatsoever heretofore by me made or Cause to be made: In witness hereof I Set to my hand and Seal this 26th day of Aprill 1713/

Owned Signed and in the preSence of Benjamin Nason
Thomas Goodin
Iohn Hopper

Milliam
Goodin
mark

Probated 26 March 1714. Inventory returned at £350: 10: 0, by Benjamin Nason, John Hupper, and James Warren, appraisers, 1 Aug. 1713.

Probate Office, 2, 95.

In the name of God Amen I Benjamin Nason of Berwick in the County of Yorke in the Province of the MassachuSetts Bay in New England being weak of Body but of Sound Memory & not knowing how it may please God to deal with me do make & ordain this my Last will & Testament in manuer and form following. I Comit my Soul to the Lord IeSus Christ & as for my worldly Estate I dispose thereof as Followeth.

Impres after my Iust Debts & Funerall Charges are paid I say I dispose thereof as Followeth. (1) I give & bequeath unto my Son Benjamin Nason my homeSteed Vizt all the land thereto belonging wth all the bluildings Housing out housing thereto belonging I Say I give all my homeSteed lands to Benjamin & his Heirs for Ever; (Excepting twenty Acres out of the Same wen I give & bequeath to my Son William Vizt Six Acres at the water Side & fourteen acres at the head & in Case William die wthout Issue the Same to revert to Benjamin & his Heirs Also the Meadow belonging to the homeSteed farm — I give & bequeath to my Son Benjamin & his Heirs forever; & my fifty acres at the beaver dam, and my part of the Neek land betwene Quamphegen falls & Salmonfalls to him my Sd Son Benjamin and his Heirs forever; and also all my personall Estate within dore's & without Cattle Sheep Swine horsekind tackling & all other named or not named of what Nature kind or quality Soever honsehold goods and whatsoever the Same Consists of I say I give and bequeath to him my Said Son Benjamin forever. & as for my hundred acres land or there abouts Ioyning to Spruce Swamp I give my Executor full power to make Sale thereof for the payment of my Debts if the Case So requirs or if he finds away to discharge them more for his Advantage then the Sa land to be to him and his Heirs; after they are discharged.

Item I give & bequeath Unto my Six daughters Vizt

Ledia, Mary, Patiance, Febee, Anne, & Sarah, three pounds p ps in or as money to be paid them by my Executor when he can most Conveniently do it to Such as are of age & the others when they come of age/

Item I ordain and appoint my well beloved Son Benjamin Nason to be Sole Executor of this my Last Will and Testament.

In Wittness whereof I have hereunto Sett my hand & Seal the 28 day of Iune Annoq Domini 1714.

Signed Sealed published

Benjamin Nason (Seal)

& Declared to be his last
will and Testament in the
preSence of us.
Mary Spencer
William × Newton
John Croade

Probated 11 Aug. 1714.

Probate Office, 2, 98.

These preSents Signifies to all perSons to whom it may doth or Shall Concern that we the SubScribers all of Kittery in the County of Yorke & within his Maj^{ts} Province of the MasachuSets Bay in New England Testifie declare & Aver by these preSent that being att the the dwelling house of Moses Bowdy of S^d Kittery Mason deceased lately on wendsday the fifteenth of December Instant, he the S^d Moses Bowdy then being ill & daingereous Sick thô in perfect mind & Sound Iudgement Expecting his certain & Speedy departure out of this life; did then in the preSents of us Nominate & appoint ConStitute & unalterably Establish Reynold Ienkins & William Fry both of S^d Kittery in the County & prouince afore Said to be his trve & Sole Executors & take all his Estate into their Charge, care, & manage-

ment both real and perSonable; & bury him decently also to take care of his Children & Provide for them & bring them up & Improve the Said Estate to y° best & most advantageous manner for their vse & advantage To the truth of which the above written we SubScribe our Names this 18 day of Decemb^r Anno Domini 1714 Samuel Iohnson

Iohn Tydy

Eliner
Bishop

Probated 18 Dec. 1714. Inventory returned 21 Dec. 1714 at £ 47: 00: 1, by John Leighton, Joshua Downing, and Nicolas Shapleigh, appraisers Added to the Inventory the first day of Aug. 1721. £7: 15: 4.

Probate Office, 2, 109.

In the Name of God Amen I Patience Stone of the Town of Barwick in the County of Yorke in his Maj^{ts} Province of the MasachuSetts Bay in New England widow (and Relict of Daniel Stone late of Barwick aforeSaid) being weak & ailing but of Sound & disposing Sence & memory, blessed be God for it Do make this my Last will & Testament.

First & principally I resign my Soul to God that gave it hopeing through the merits of my blessed Lord & Saviour Iusus Christ to obtain Pardon of all my Sins, and my hody I Commit to the Earth to be decently buried at the discretion of the Executor to this my Last Will & Testament & as for this worldly Goods the Lord hath Lent me; after my Lawfull Debts & funerall Charge is paid I give & bestow as Followeth.

- 1. I give & bequeath unto my Son Daniel Stone a pair of Stilliards and one flax Comb.
- 2. I give & bequeath unto my daughter Rachael Grant one pewter platter.
- 3. I give & bequeath unto my daughter Patience Waymouth one pewter platter.

- 4. I give & bequeath unto my daughter Sarah Libby one pewter platter
- 5. I give & bequeath unto my daughter Abigail Goodin one pewter platter & two plates.
- 6. I give & bequeath unto my daughter Elisabeth Stone one pewter platter & one Bason & my great Iron pott & two pewter plates.
- 7. I give & bequeath unto my Daughter Leah Stone one pewter platter & one Chafindish & two pewter plates & my middlein Iron pott.
- 8. I do give & bequeath unto my two aforeSaid daughters Elisabeth & Leah my two fetherbeds & all the furniture belonging to them both, & all my bed Cloths of every Sort both wooling & Linnin & all my wearing Cloths both wooling & Linnin or any other Sort & also my warming pan & Table Linnin to equally divided betwene them both.
- 9. I give & bequeath unto my Eight daughters to the Six herein already named and to my daughter Mary Martin & Margret Gould all the rest of my Estate Good or Chattels Rights & Credits & vtenSels whatsoever without dores or within abroad or at home to be Equally divided amongst them all
- 10. I do ordain & appoint my Brother Daniel Goodin to be the Executor to this my Last Will & Testament Renouncing & Revoaking all or any Will or Wills by me heretofore made or Suffered to be made; In Witness hereof I the afore Said Patience Stone have hereunto Set my hand & Seal this Eighteenth day of February anno Dom: one ThouSaud Seven Hundred & fifteen Sixteen $17\frac{1}{16}$

Signed Sealed & Published/
in the preSents of us

Mary \times Goodin
Samuel Goodin
Iohn Hubord

Signed Sealed & Published/
Patience

Patience

Patience

Witnesses

Probated 4 April 1716. Inventory returned 10 April 1716 at £ 70:08:9, by James Waren, Daniel Emery, and John Hupper, appraisers.

Probate Office, 2, 111.

In the name of God Amen The third day of February in the year of our Lord one Thousand Seven Hundred & twelve thirteen I Peter Lewis of Kittery in the County of Yorke in the Province of the MasachuSets Bay in New England yeoman, being weak in body but of perfect mind & memory thanks be given unto God therefore Calling unto mind the Mortality of my body, & knowing that it is appointed for all men once to die, do make & ordain this my Last Will and Testament: that is to say; principally & first of all I give & recommend my Soul into the hand of God that gave it; & for my body I commend to the Earth to be buried in a Christian like and decent manner at the discretion of my Executrix nothing doubting but at the General Resurrection I Shall receive the Same again by the mighty power of God, and as touching Such worldly Estate wherewith it hath pleased God to bless me in this life I give devise & dospose of the Same in the following manner & form.

First I will that all those debts & duties as I do owe in right or Conscience to any manner of person or persons whatsoever Shall be well & Truly contented & paid or ordained to be paid in convenient time after my decease by my Executrix hereafter nomed.

Item I give unto my Well beloved Son Peter Lewis by these presents a Confermation of all the Land which I have heretofore given him by deeds one bearing date ye 13 day of September Anno Domini 1706 the other bearing date the 29th of January 1713, and also after mine & my wives decease I give to him his Heirs & assigns Eight acres of wood land which Lyes at the head of Roberd Easmans Land & Andrew Haleys Land forever to enjoy it after my wives decease

Item I give unto my well beloved Son Andrew Lewis a Confirmation of the Lands whereon he now dwells & possesses for which I have heretofore given him a deed of gift which is in full of that portion which intend to give him.

Item I give unto my well beloved Son William Lewis his Heirs & assigns the moiety or one halfe part of that tract of Land which I have in the woods Lying & being in the Town Ship of Kittery Containing in the whole fifty acres be it more or Less forever:

Item I give unto my well beloved Grandson Nathaniel Lewis Son of my Son Morgan Lewis Deceased the moiety or one halfe part of that tract of Land which I have in the Woods Lying & being in Kittery TownShip Containing in the whole fifty acres be it more or Less the whole to be Equally divided between my Son William Lewis & my Said Grandson Nathaniel Lewis.

Item I give unto my well beloved Grand children Benjamin Lewis Grace Lewis Elizabeth Lewis Mehetabel Lewis the Children of my Son Iohn Lewis deceased five Shilling apeace to be levied & raised out of my Estate and paid to them by my Executrix after my decease.

Item I give unto my well beloued daughters Grace Lewis one Cow four Ewe sheep on bed & furniture belonging to it forever and her dwelling in the Lentoe of my now dwelling house So long as She Shall Continue unmarried.

Item I give unto my well beloved daughters Mary Hutchins Grace Lewis Anne Tapley Rebecca Pike Elizabeth Lewis Sarah Lewis after the decease of my wife all the household Stuff & other moveables or personall Estate that Shall then be found belonging to my Estate to be Equally divided among them.

Item I give & bequeath unto Grace my dearly beloved wife the vse & Improvement of my whole Estate real & personal during her naturall life for her comfertable Subsistance but if it Should So happen that the Income of my Estate will not maintain her Comfertably that then She hath hereby power & leave to dispose of So much of the moveables as Shall be necessary to Support her.

I do likewise Constitute make & ordain my above said wife Greece to be my onely & Sole Executrix of this my Last

Will & Testament and I do hereby utterly dissalow revoke & dissanull all & every other former Testaments & Will by me in any ways before this time Willed and Bequeathed Ratifying & Confirming this & no other to be my Last Will & Testament In Witness whereof I have hereunto Sett my hand & Seal the day & year above written.

Signed Sealed pronounced & Declared

Peter Lewis (the Seal)

by the Said Peter Lewis as his last Will & Testament in the preSents of us the Subscribers.

Samit × Hutchins

marke

Ionath × Hutchins

mark

Ino Newmarch

Probated and recorded 4 April 1716. Inventory returned 9 April 1716 at £82:3:0, by George Frink, James Breeden, and William Godsoe, appraisers.

Probate Office, 2, 114.

In the Name of God Amen The twenty Seventh day of September in the year of our Lord one ThouSand Seven Hundred & fourteen I Iohn IngerSoll of Kittery in the County of York in the Province of the MassachuSets Bay in New England Carpenter being aged & weak in body but of perfect mind & memory thanks be given unto God therefore Called unto mind the mortality of my body do make & ordain this my Last Will & Testament:

That is to Say principally & first of all I give & recommend my Soul into the hand of God; & for my body I Commend it to the Earth to be buried in a Christian like & decent manner at the discretion of my Executrix And as touching Such worldly Estate wherewith it hath pleased God to bless me in this life I give devise and dispose of the Same in the following manner & form.

Imprimis I give to my well beloved Son Elisha Ingersoll his Heirs & assigns forever a Confermation of the Land which I Have heretofore given him in Kittery as p deed of Gift may appear I also give to him his heirs & assigns forever; the Moiety or one halfe part of my Farm or Land whereon I formerly dwelt at Falmouth or Casco Bay that is to Say, that halfe adjacent to Richard Pouslands land and also one halfe part of my right & title of the river or Stream whereon I formerly had a Mill in the above Said TownShip of Falmouth Together with the Moiety or one halfe part of my right & Title to that Tract or percell of Land which was given me by the Town of Falmouth belonging to the above Said Mill Stream.

Item I give to my Son Nathaniel Engersoll after mine & my wives decease the Messuage or Tenement whereon I dwell Scituate & being in Kittery aforesaid Containing about thirty six acres together with all the houseing fences and orchards thereon and also my highway to the water Side and landing place to him the Said Nath¹¹ his Heirs & assigns forever.

Item I give to my well beloved Children Iohn EngerSoll Ephraim EngerSoll Deborah Larroby Mary Low Rechel Chapman Abigail Blacy & my Grandaughter Sarah Brown their Heirs & assigns forever after mine & my wives decease all the reSidue of my Estate, Consisting in land and moveables, whatsoever to be equally divided among them upon a just Prisal. only my Son Iohn EngerSoll, to have five pounds more then any one of the rest.

Item I give & bequeath to my dearly beloved wife the vse & Improvment of all my Estate Real & Personal for her comfertable Subsistance & maintainance during her naturall life Excepting what I have herein given to my Son Elisha Engersoll I do likewise ConStitute make & ordain my above Said wife Deborah my onely and Sole Executrix of this my Last Will & Testament; hereby utterly disallowing revoaking & disanulling all & every other former Testaments Will

& Lagacies, Bequests & Executors by me in any Ways before this time Named Willed & Bequeathed Ratifying & Confirming this and no other to be my Last Will & Testament. In Witness whereof I have hereunto Sett my hand & Seal the day & year above written. his

Signed Sealed Published Pronounced and Declared by the Said Iohn IngerSoll as his Last Will & Testament in the preSents of us the Subscribers Stepⁿ Eastwick Roger Dearing Iun^r Iohn Newmarch Iohn of IngerSoll (the Seal)

Probated and recorded 4 April 1716. Inventory returned 28 April 1716, at £111: 12: 2, by Joseph Weeks, Ebenezar More, and George Frink, appraisers.

Probate Office, 2, 117.

In the name of God Amen the twenty ninth day of December In the year of our Lord one ThouSand Seven Hundred & fourteen I Silvanus Tripe of Kittery in the County of Yorke in the Province of the Massachusetts Bay: in New England, weaver, being very Sick & weak in body but of perfect mind & memory thanks be given unto God therefroe Calling unto mind the Mortality of my body do make and ordain this my Last Will & Testament that is to Say principally & first of all I give & recommend my Soul into the hands of God that gave it & for my body I commend it to the Earth to be buried in a Christian like & decent manner at the discretion of my Executrix And as touching Such worldly Estate wherewith it hath pleased God to bless me in this life I give devise & dispose of the Same in the following manner & Form

Imprimis I will that all my just Debts be honestly paid as Soon as conveniently may be after my decease.

Item. I give & bequeath after my decease to Margaret my dearly beloved wife during her widowhood the vse & Improvment of all my Estate both real & perSonal for her Comfortable Subsistance & for the maintainance of my Children untill they Shall be of Suitable age to be put apprentise and if it Should So be that She cannot Subsist upon the Incom of my Estate rather then She Shall Suffer for want of Support; I do hereby Impower & authorise her to dispose of So much of it either Lands or moveables, or both as Shall be necessary for her releife provided & be it always underStood that She Sell what She Shall alienate to my Children if they will buy but if they Shall refuse to buy then She may Sell to any that will purchase but if after my decease She Should marry again She Shall then quit all Claim Right & Interest to my Estate or any part of it to my Children forever.

Item After the decease of my wife if till then She Shall remain a Widow or if She Should marry: I then give to my Well beloved Children Willian Tripe Silvanus Tripe Samuel Tripe Thomas Tripe Roberd Tripe Ioanna Pope Margaret Tripe & Mary Tripe all my Estate both real & perSonal con-Sisting of Lands housing & moveables to be Equally divided among them upon a just prizal in the following manner & form that is to Say my Sons aforeS^d to have & enjoy to them their heirs & assigns forever all my Lands according to an equal division William to have that part fronting to the river whereon my house now Stands, and then the rest to take their lot or part Successively according to their age; and whereas the housing and a ConSiderable part if not all of the orchard will be on that part of the Land which will belong to William part—

It is my will that what the buildings & orchard Shall be vallued at by men chosen to vallue them when he Shall enter into the possession of them he Shall pay to his brethren So much as Shall make all of them Equall partners in my Estate and if any of my Sons Should die before they come to the age of twenty one years to receive their parts their portion Shall be equally divided among my Surviving Children onely my Sons Shall enjoy their Land and my daughters Shall have paid to them their proportion of the deceased part by their brethren that Inherit the Land and if any of my Sons Shall See cause to Sell their part of Land herein given to them their brethren Shall have the offer thereof made to them and if they will give So much as another they Shall enjoy it, but if they refuse to buy it it may be Sold to any perSon that will purchase it.

And to my above Said daughters I give So much of my moveable Estate as Shall make their parts equal in vallue to their brethren and the remainder to be divided among my Sons equally But if my moveables Should not amount thereto then my Sons Shall pay to my daughters So much in money as Shall make all their parts equal.

Item For the Conveniency & vse of my Children their heirs & assigns that Shall inherit my Land it is my will that there be a Convenient Space of Land allowed at the point before the house for a common Landing place for them & from the Said landing place or water Side a Convenient quantity of Land next to the widow Sarah Gear her Land for a highway for them to the Country road & from the Said road to the water Side to remain a common way for them their heirs & assigns forever.

Item I Constitute make & ordain my dearly beloved wife my onely & Sole Executrix of this my Last will & Testament willing her to ask & take the Councel & advice of my much reSpected frends Mr Roberd Cutt & Iohn Newmarch whom I deSire & appoint to be the overSeers of this my Last Will & Testament in the disposal of my Children and Estate or any part thereof; & I do hereby utterly revoak & disanull all & every other former Testaments Will & Legacies Bequests & Executrs by me in any ways before this time

named Will & bequeathed Ratifying and Confirming this & no other to be my Last Will & Testament In Witness whereof I have hereunto Sett my hand & Seal the day & year above written.

Silvanus Tripe (Seal)

Signed Sealed Published Pronounced

& declared by the Said Silvanus Tripe as his Last Will & Testament in the preSence of us the Subscribers viz^t

Iohn Newmarch

Walter × Deniford

mark

Hezekiah × Elwel

Probated and Recorded 10 May 1716. Inventory returned at £212: 06: 0, by William Fernald, William Bryer and Diamond Sargantt, appraisers, 2 July 1716.

Probate Office, 2, 129.

In the Name of God Amen This is the last Will & Testament of Samuel Webber of York in the County of Yorke in New England I the Said Webber being very Sick & weak of body & the time drawing near that I expect my great & Last Change knowing it is appointed for all men once to die, I do with good advices, being of perfect memory of Iudgement & in my right mind & underStanding; I first & Chiefly place with humbleness; and with Submission & trust in the Merits of Iesus Christ my glorifyed redeemer Commit my Soul unto God that gave it and Secondly my body to the dust from whence it was formed in hopes of a glorious ReSurrection in the day of the Lord & that after my decease my body be decently buried & that my funerall Charges & all my Lawfull debts be first payed out of my worldly Estate by my Executrix hereafter named, my

worldly goods & Estate which God hath given me I do give & dispose in manner as followeth In the first place I do give to Deborah Webber my dear & loving wife all my Estate real & perSonall after my decease to her own proper vse benifit & behalfe during her widdowhood, & if after my decease She doth not marry then during her Naturall life & after her decease to & among my Children equally to be divided both real & perSonall Estate to be Equally divided among them with what they have had already onely to my Son Samuell Webber I do give Six acres of Marsh which I bought of Mr Andrew Brown at Black point all my Estate to be divided among them Samuell Webber Iohn Webber Thomas Webber and Benjamin Webber WaiteStill Webber and Ioseph Webber and Mary Webber the wife of Ioseph Sayword Deborah Webber & Dorcas Webber; and I do hereby ConStitute nominate & appoint my above Named & loving wife to be the Sole & Lawfull Executrix of this my Last will & Testament and I do give to my two youngest Sons WaiteStill & Ioseph Webber all my homeSted after their Mothers decease paying the Equal proportion to the rest of their brethren

As Witness my hand this 5th day of May 1716/ Witness

Samuell Webber

Isaac Provinder Iohn × Smith mark

Probated and recorded 13 Nov. 1716. Inventory returned 10 Dec. 1716 at £264: 04: 2, by Abram Preble, Richhard Milbery, and Sanuell Came, appraisers.

Probate Office, 2, 131.

March the 12th day 1713

To all Christian People to whom this may Concern that this is the Last will & Testament of Ioseph Crocket by due ConSideration for reasons best known to mySelfe I doe give to my Son Abraham Crocket all my plantation to him & his heirs Lawfully begotton of his body; This is to be under-Stood after after my decease & my wifes likewise I do order my Son Abraham to pay unto my Son Nathaniel Crocket five pounds in money & to my daughter Hannah five Shillings & to my daughter Liddy five Shillings & to my daughter Dorothy five Shillings & to my daughter Mary five Shillings & to my daughter Elizabeth five Shillings & to my daughter Sarah five Shillings & to my Son Ioseph that Seven acres of Land that I have alredy given him; I do order it to be his full part & portion; and all the Moveables after my decease & my wifes I do give to my Son Abraham.

As Witness my hand & Seal the day & year above written.

Signed Sealed in the the mark of

preSence of us Henery Barter Andrew Halle

Ioseph T Crocket (his (Seal)

Probated 29 Jan. 1716-17. Inventory returned 27 Sept. 1716 at £212: 2: 8, by Roger Dearing Iun, Ebenezer More, and Roger Couch, appraisers. Debts due the estate from Francis Carman and W^{ω} Roberts.

Probate Office, 2, 134.

In the name of God Amen, The Twenty first day of Ianuary Anno Domini One Thousand Seven Hundred & Sixteen Seventeen I Nicolas Tucker of Kittery in the County of Yorke in the Province of the MasachuSets Bay in New England, Cooper being Sick & weak in body but of perfect mind & memory Thanks be given unto God therefore Calling into mind the Mortality of my body do make and ordain this my last will & Testament, that is to Say principally & first of all I give & recommend my Soul into the hands of God that gave it & my body I recommend to the Earth to be buried

in decent Christian burial at the discretion of my Executrix And as touching Such worldly Estate wherewith it hath pleased God to bless me in this life I give demise & dispose of it the following manner & form.

Imprimiss I do hereby Confirm & rattifye unto my beloved Son William Tucker his Heirs & assigns forever that thirty acers of Land for which I have heretofore given him A deed.

Item I give to my well beloved Son Ioseph Tucker his heirs & assigns forever fifteen acres of Land Scituate & being in Kittery aforeSaid, bounded on the Northern Side by my Son William Tucker afore Said his land & on the Eastern end by Iohn Frinks land and on the Southern Side by the Land that was Phillip Carpenters deceased & the river Called Spruce Creek provided & on Condition that he the Said Ioseph Tucker his heirs or assigns pay or Cause to be paid three pounds in Currant money of New England yearly & every year unto his Mother Iane Tucker during her Natural life, & also provide hay or fodder Sufficient for to keep a Cow for his Sister Margaret Tucker and to keep a Cow for her every winter untill the Said Margaret Shall be married.

Item I give to my wellbeloved daughter Margaret Tucker one Cow one fether bed & furniture belonging to it & Six pewter dishes & one Iron pot.

Item I give to my well beloved Grandson William Wentworth five Shillings in money in full of his Mothers Portion

Item I give & bequeath to my dearly beloved wife Iane Tucker whom I likwise ConStitute make & ordain my Sole Executrix of this my last will & Testament all the reSidue & remainder of my Estate both real & perSonal of every kind freely to be possest & enjoyed by her forever, and I do hereby utterly revoak & dissañul all & every other former Testaments Will Legacies & bequests & Executors by me in any wayes before Named & Willed ratifying & Confirming this & no other to be my last will & Testament. In Witness

whereof I have hereunto Set my hand & Seal the day & year above written.

Signed Sealed Published Pronounced Nicolas Tucker and Declared by the Said Nicolas

Tucker as his last will & Testament in the preSence of us the Subscribers

Ebenezer More
Iohn IngerSoll
Iohn Chapman
Iohn Jordan

Probated 2 April, 1717. Inventory returned at £ 109:18:0 by Ebenezer More and John Ingersoll, appraisers, 8 June 1717.

Probate Office, 2, 138.

Kittery Aprill 18th 1717

The Last Will & Testament of Edmond Gaech.

- 1 I give & bequeath unto my wife & to my Son Samuel Ford & my daughter Agniss Ford all my house & Land & orchards that is Say, During her Naturall life.
- 2 I give & bequeath all my housall Goods & Cattle within dors & without to my wife & to my aforeSaid Son & daughter for my wifes maintainance & for my decent buriall.
- 3 I likewise give & bequeath unto my. Said wife Son and daughter thirty five pounds which is due from Ebenezer More as it is due to me yearly.

Ebenezer Emones
the mark of
Ioanna × Ford
the mark of
Francis × Smart

the mark of Edmond F Gaech

Probated 2 July 1717. Inventory returned 2 Oct. 1717 at £100: 12: 00, by Cbristopher Mitchell and Joseph Mitchell, appraisers.

Probate Office 2, 143.

In the Name of God Amen, the twenty fifth day of Aprill 1717/ I Ioshua Downing of the Town of Kittery in the Province of Main in New England Husbandman, Knowing my own frailty & that it is appointed for all men Once to die thô I being now in perfect health of body do make & ordain this my Last Will & Testament, That is to Say, principally & first of all I give & Surrender my Soul to God that gave it, and I humbly beg pardon & exceptance through Iesus Christ his Son & Mediator in whom I deSire to be found & my body I recommend to the Earth to be buried in a Christian manner by my friends at the discretion of my Executors; And nothing doubting but at the general ReSurrection I Shall receive the Same again by the almighty power of God; and as touching Such worldly Estate where with it hath pleased God to bless me in this life with I give & demise in the following manner & form.

Imprimiss I will that my Iust debts & funeral Charges be paid by my Executors out of my Estate.

Item I will & order my two Grand Children Patiance & Sarah the daughters of Son Ioshua Downing of this Town deceased; and also my other Issue I my Selfe may have by any other wife to be brought up & maintained wholly by the Income of my Estate for ten years for the Same vse after the Said ten years are expired I give & bequeath to my Said Grand Children Patiance & Sarah Downing one hundred pounds each of them out of my Estate to be payed by my Executors at their discretion and if either of them die before She come or be of age the other to have her part with her own, that, is to Say the whole two Hundred pounds.

Item I give & bequeath to my Grandaughter Patiance Mendum the Sum of twenty pounds money to be payed out of my Estate by my Executors at their discretion.

Item If both the Grand Children before named vizt Patiance & Sarah Downing Should die before they come of

age then the aforeSaid portions to be divided amongst the rest of my Grand Children Equally.

Item the remainder of my Estate after these Legacies & my Iust debts are payed I give & bequeath to my three daughters and the heirs of their bodyes to be equally divided viz^t.

Elizabeth Woodman the wife of Ionathan Woodman of Oyster river on third part To Sarah Mendum the wife of Ionathan Mendum one third part To Alce Downing the wife of Richard Downing one third part & in case either of them die without Issue her part shall return to the other that Surviue, and their heirs to be Equally divided betwene them; and I do by these preSents likewise ConStitute make & ordain Ionathan Woodman, Ionathan Mendum, & Richard Downing my Sons in Law, to be my Executors of this my Last Will & Testament; And I do hereby utterly disanull revoak & disalow all & every other former Testaments Wills Legacies & bequests & Executors by me in any ways before named Willed & bequeathed ratifying & Confirming this & no other to be my Last Will & Testament. In Witness whereof I have hereunto Sett my hand & Seal the day & year above written 1717.

Item in case my daughter Alce Downing Should die without Issue NotwithStanding what is above written out of the third part I ordain for her their Shall be given & payed in money to her Said Husband Richard Downing the Sum of twenty pounds and the rest to be divided as above amongst the Surviving Sisters & theirs heirs.

Item I bequeath my Loving wife Rebecca one of my houses which She pleaseth with the halfe of my peartrees with the ground they grow in with ten bushels of apples winter apples with the maintaining of one Cow Sumer & Winter with three hoggs liberty at the dore with my bed & furniture all this fore mentioned during her widowhood Also I bequeath my Said wife Rebacca the Sum of fifty pounds the one halfe in money the other in Spetia thirty during her

widowhood & in case She marry twenty pounds reduct of the fifty pounds.

Item I bequeath my Grand Child Mary Woodman ten pounds money to be payed by my Executors at their discretion.

Item & if either or both Sue for the Sixty acres Land lying in Newberwick it Shall be deducted out of the portions of the two Sisters Patiance & Sarah Downing at the discretion of my Executors; and if the mother or any other of the relation think fitt to remove the Said Patiance & Sarah from my place then & in that case the Income of my place Shall be no more obleiged to pay for their maintainance except ocations fall otherways I leave it to the discretion of my Executors.

Item & in Case that my Estate or the homelot is not Suffitiant for the Maintainance of my wife Rebacca & the two Grand Children then I give full power to my Executors to Sell of the Said Estate for their Maintainance.

Item I impower my Executor to Sell my whole Estate they fulfiling the fore Said premisses except what I have given my wife Rebacca. Item the two Grand Children Patiance and Sarah Downings portions are not to be payed to them till they be twenty years of age each of them

Signed Sealed Published pronounced Ioshua Downing (Seal)

& declared to be by the Said

Ioshua Downing his Last Will &

Testament in preSence of

Iohn ThomSon Sen^r

Robert ThomSon

Ionathan ThomSon

David Kincaid

Probated 25 Feb. 1717-18. Inventory returned at £ 636: 18:6, by Jos. Hammond, John Heard and Stephen Tobey, appraisers, 18 March 1717-18.

Probate Office, 2, 152.

In the Name of God Amen. The 7th day of March in the year of our Lord 1717 I Samuel Donnel of York in the County of York in the Province of the MasachuSets Bay in New England being Sick of body but of Such Soundness & perfection of mind Memory & Iudgment as Lawfully & Religiously to disposs of & Settle my Effairs as I had determined before this preSent Sickness; Do make and ordain this my Last will & Testament, that is to Say above all I give & recommend my Precions Immortal Soul into the hands of God that gave it hoping through Christ alone for the pardon of Sin & Eterual Salvation, and my body I Comit to the Earth to be decently buried in the hope of a Glorions reSurrection: And as for my worldly Estate which God hath given me I give demise & dispose thereof as followeth.

Imp^r I will that what I do in right & Conscience ow to any perSon whatsoever Shall be well & trvly Contented & paid by my Executrix after Named.

Item: I give unto my Eldest Son Samuel a Quarterpart of my Saw Mill at the head of Rogerses Cove with the whole of my Lands adjoyning to the Quantity of Six Score acres more or less not Infringing the priviledges of the three other quarters of Said Mill and further I give unto my Said Son Samuel two Acres of my further Island lying over on the other Side of york River above Hearkers point as also my walking Staff & Seal ring.

Item I give unto my Son Nathaniel Donnell one quarter of the Saw Mill above Said & also the one halfe of my home-Steed housing out housing barns & Lands whither Tillage Land pasturing or Mowing ground wood land &ct adjoyning to the Living I now improve, and to my Said Son Nathaniell I further give the one third part of my two Islands land & Marsh lying above Hearkers point.

Item I give unto my Sons William & Iames the other halfe of my home place housing Lands &ct in full proportion

& Equality to what I have given to my Son Nathaniel above Said to be Equally divided betwixt my Said Sons William & Iames if William Should ever returne if not my will is that Iames above Said Shall have a full Equall Shear with my Son Nathaniel of my whole living viz; my HomeSted on this Side the river when he Shall be of age as also one third part of my Two Island above Said at his Mothers decease.

Item I give unto my three daughters Alice Elizabeth & Ioanna Ten pounds each within three years after my decease by my Executrix & my Son Nathaniel to be paid.

Item I give unto my faithfull & Loving wife one third part of my Saw mill aboveSaid during her Natural life as also the whole of my Stock & all my household Goods to be disposed of both Mill Cattle & Goods as She Shall please among the Children; I do likewise give unto my Said wife Alice Donnel the vse of the one halfe of my home place Housing & Land untill Iames Shall be of age & all foremention I give my wife.

Finally I make & ConStitute my well beloved wife the Sole Executrix of this my Last Will & Testament with the assistance of my Son Nathaniel in the Execution.

Signed Sealed Published Pronounced &

Declared by the Said Samuel

Samuel Donnel (Seal)

Donnel as his last Will &

Testament In the PreSence of

Samⁿ Moodey

Richard Milbery

her

Hannah X Cole

mark

Probated 15 May 1718. Inventory returned at £834: 13: 6, by Abraham Preble, Richard Milbery and Jeremiah Molton, appraisers, 12 May 1718.

Probate Office, 2, 154.

In the Name of God Amen, The fourth day of Iune Anno Domini 1718 I William Sayer of Wells in the County York in New England being weak in body but of a Sound & well dispossing Iudgment doe ordain & make this my Last will & Testament in Form & manner Following. First of all I committ my Soul into the hands of God through Iesus Christ my blessed Saviour & redeemer, and my body to the Earth to be decently Interred by my Executors hereafter named not doubting of the reSurrection of my body thrô the mighty power of God And as to my worldly Estate which God hath given me I give as Followeth.

First my will is that my honest & Iust debts be paid by my Executors hereafter named out of my Moveable Estate.

Imp^r I give & bequeath to my Grandson William Sayer one hundred pounds to be paid to him by my Executors when he Shall come to the age of twenty one years.

Item. I give to my daughter Hannah Chesly fifty pounds to be paid her by my Executors within a year after my decease.

Item. I give to my two Grand Children Ioshua Chesly & Paul Chesly eldest Sons of my daughter Hannah Chesly fifty pounds each of them to be paid by my Executors to each when they come to the age of twenty one years

Item. I give to my daughter Ruth SampSon fifty pounds to be paid by my Executors within a year after my decease

Item. I give & bequeath to my grand Children Ebenezer SampSon William SampSon Timothy SampSon Hannah SampSon & Sarah SampSon twenty pounds each to be paid by my Executors & the Sons each to be paid at twenty one years & the daughter to be paid at Eighteen years of age.

Item. I give & bequeath unto my Son Francis Sayer all my Estate real & perSonal whether houses or Lands, Goods, or Chattels or due to me by Bill bond or book account excepting the third part of the Improvement of my Lands

during the naturall life of my dear & beloved wife Sarah Sayer & the third part of my perSonal Estate which I give & bequeath to my beloved wife Sarah Sayer to be at her disposs as She Sees meet

And I do ConStitute & appoint my dear & loving wife Sarah Sayer & my well beloved Son Francis Sayer to be Executors of this my Last will & Testament and I do hereby revoake & disanull all other wills & Testaments by me heretofore made & declare this to be my last will & Testa-Wm Sayer (Seal) ment the day & year above written.

Signed Sealed published & Pronounced

to be the last will & Testament of William Sayer above Said in preSence of us.

Ioseph Storer Thomas Wells Iohn Storer Sam¹¹ Emery

Probated 1 July 1718.

Probate Office, 2, 155.

In the Name of God Amen the Eight day of February Anno Domini 1717/18 And in the fourth year of his Majtys Reign. I Nathaniel Clarke of Wells in the County of York in the Province of the MasachuSets Bay in New England Cordwinder being Sick and in firm of body but of Sound disposing mind & memory praised be God for the Same knowing the uncertainty of this preSent life, and being deSireous to Settle that outward Estate the Lord hath Sent me do make & ordain this my Last Will & Testament in manner and form following hereby revoaking & making void all Wills & Testaments by me formerly made Declaring & appointing this only to be my last will & Testament first & principally I Commit my Soul into the hands of Almighty God hoping to receive full pardon & remission of all my Sins & Salvation through the alone merits of Jesus Christ my Saviour & redeemer & my body I Commit to the Earth to be buried in Such decent manner as to my Executors hereafter Named Shall be thought meet & Convenient, And as for the disposing of my temporal Goods & Estate I will that the Same Shall be imployed & beStowed as in & by this my will is exprest.

Imp^r I will that all my Iust debts & funeral expences be well & trvly payed or ordained to be paid out of my moveable Estate by my Executors hereafter Mentioned.

Item. I give unto my Son Nathaniel Clarke two Sheep & my holbert & hereby Confirm to him all the Land & meadow which I gave him in my life time heretofore.

Item. I give & bequeath unto my Son Isaac Clark five pounds to be payed by my Son Samuel Clark when my Son Samuel doth arrive to the age of twenty one years.

Item. I give to my Son Eleazer Clarke all my upland which lyeth in my home lot betwene the land I have formerly given to my Son Nathaniel & the Town Commons at the head of my Lot, and halfe my fresh medow at Rankins his Creeck & also halfe my Salt marsh at Mousom river, & a pair of Steers now coming four years old & a Cow & horse my long guu & bajonet & Six Sheep to be payed to him at the age of twenty one years by my Executors out of my Estate.

Item I give & bequeath to my Son Iames Clarke two yearling Steers & a heifer Calfe to be payed to him by my Executors out of my Stock at my decease.

Item I give & bequeath to my daughter Sarah Burton Six pounds out of my Moveable Estate to be payed by my Executors at my decease.

Item I give & bequeath to my daughter Mary ThomSon three pounds to be payed out of my Moveable Estate by my Son Samuel Clark at his Coming to the age of twenty-one years.

Item I give & bequeath to my daughter Abigail Clarke the Sum of twelve pounds to be payed by my Son Samuel Clarke when he comes to the age of twenty one years.

Item I give to my daughter Esther Clark twelve pounds to be payed by my Son Samuel Clarke when he comes to the age of twenty one years.

Item I give to my beloved wife Patiance Clarke the vse & Improvment of all my lower part of my homelot & my honsing & barne lying betwene the Land I gave my Son Nathaniel & the Sea, as also halfe the Salt Marsh at Mousom river & halfe the fresh Medow at Rankins Creek and two acres of Salt marsh at little river & the vse of my Stock excepting what I have given out by this my Last Will and also of all my Moveable Estate untill my Son Samuel come to the age of twenty one years.

Item I give & bequeath to my Son Samuel Clarke all my land below my Son Nathaniel Land; and housing & barns and the halfe of my Marsh at Mousom river & two acres at little river, and halfe my fresh meadow at Rankins his Creek, and my Stock & Moveables when he comes to the age of twenty one years Maintaining of my dearly beloved wife Patiance Clarke with a Comfertable Chamber & Comfertable & Suitable Maintainance during her widow hood, and if She Sees meet to Marry She Shall have in liev of what is herein bequeathed to her the vse of one third of the house & barn & Land & Salt & fresh medow & Stock & moveables herein bequeathed to her, and at her decease to be to my Son Samuel Clark, and further my will & Intent is that my Land & meadow in this my Last will & Testament, given & bequeathed to any of my Children is to be to them & the heirs of their own bodys.

Lastly I do by these preSents & it is my will that my dearly beloved wife Patiance Clarke & my Sons Nathaniel & Samuel Clarke be the Executors to this my Last will & Testament, and doe hereby revoake & disannul all other Wills & Testaments by me heretofore made & declare this

to be my Last will & Testament In Witness whereof I have hereunto Set my hand & Seal the day & year above written.

Nathⁿ Clarke (Seal)

Signed Sealed Published & pronounced in preSence of/
Iohn Wells
Thomas Wells
Iames SampSon

Probated 26 March 1718. Inventory returned at £375:18:0, by Nicholas Cole, Joseph Hill and Joseph Littlefield, appraisers, 9 Febv. 1717-18.

Probate Office, 2, 158.

To all Christian People Whereas I Roger Dearing being very Sick but in my right Sences I first Comit my Soul to God that gave it knowing not how Soon he may be pleased to take me out of this world I now make this my Last Will to Settle my Estate by reason I would have no disturbance with my Children when I am ded.

I give to my Son Roger Dearing all my Land & Estate & houses whatever Except the rome I now live in that I give to my daughter Margery Scammon to her own disposing I give allso two Acres of land to my daughter Sarah Mitchell where the turnip yard is. It is to be underStood that the building yard is never to goe out or disposed of out of my own famaly or Sons Names without they dye without heirs lawfully begotton of their bodyes.

To my Loving wife I give all the Moveable Estate whatever to her own disposing and her Maintainance her life time out of the other part of my Estate & to live hear in Kittery without She Sees Cause to go anywhere else & to have arome to her Selfe to live in

I give to my grand Son Roger Dearing the Land that my Son Clems little house Stands on & a Small Strip before the dore running down towards the building yard for a garden Spot after the death of my Son Roger If he dyes without heirs Lawfully begotton of his body it is to be underStood that all my Children that I gave part of my Estate to before now is not to have any part in this my Last Will onely I give each of them five Shillings apeace In Witness hereof I have Set my hand this 14 day of February 1717

Roger Dearing

In preSence of us
Geo: Iack Son
Sarah Mitchel
his
Roger × Couch
mark
Roger Mitchel

Probated 15 May 1718. Inventory returned at £ 337- by Richard Cutt, Roger Couch and Roger Mitchell, appraisers, 1 April 1718.

Probate Office, 2, 160.

I Peter Dickson of Kittery in the County of York in the Province of the Massachusets Bay in New England Shipwright being of a Sound disposing mind & at preSent in perfect health of body but ConSidering my often Infirmities not knowing how Soon or Suddainly it may please God to remove me out of this life, Do think meet to make this my Last will & Testament hereby revoaking all former & other wills heretofore by me made either by word or writing, and this is to be taken onely and I do hereby declare it to be my Last will & Testament & none other. And first I give & reSign up my Soul to God and my body to buried in Such decent & Christian manner as to my Executrix hereafter Named Shall Seem meet; And as touching the Settlement of my temporall Estate which God has bin pleas'd to bestow

upon me, I do order & disposs the Same in manner & form following that is to, Say, I will that all my Iust debts be paid & my funeral Charges defray^d out of my whole Estate by my Said Executrix hereafter Named.

Item I give & bequeath unto my Loving wife Mary Dickson the one the one third part of all my remaining perSonal Estate forever, and the one third part of my Real Estate in housing Land &ct. During her Natural Term of life/

Item I give & bequeath unto my daughter Mary Staple one Cow to be delivered Imediately after my decease.

Item I give & bequeath unto my daughter Hannah Morrell fifteen pounds in money or Goods belonging to my Estate at the value they Shall be apprised five pounds whereof to be paid Imediately after my decease and the other ten pounds to be paid by my Son Peter Dickson within one year after he Shall arive to the age of one & twenty years and in Case he Should die before he come to that age then to be paid by my Executrix out of my Said Estate or by any that Shall possess & enjoy my Said Sons Estate.

Item I give & bequeath unto my daughter Anne Dickson one fether bed with all Furniture belonging thereto as bolsters pillow &ct to be Delivered Imediately after my decease I likewise give unto my Said daughter Anne ten pounds in money or goods belonging To my Said Estate as the value as they Shall be apprized to be paid by my Said Son within one year after he come to the age of twenty one years.

Lastly I give & bequeath unto my onely Son Peter Dixon all & Singular my houses Lands buildings Edifices Orchards gardens to me belonging or in any wise appertaining the Said Peter Dixon to enter into full possession of the two thirds there of Imediately after he arives to the age of twenty one years and Imediately after the decease of my Said wife he the Said Peter Shall & may enter into the full possession of the whole; I likewise give unto my Said Son all my perSonal or moveable Estate that Shall remain after the payment of my Iust Debts Legacies afore Said and my

Said wives thirds be taken ont & to take the Same into his possession Imediately after he comes to Lawfull age. And further my will is that if my Said Son Shall happen to die without Legittamate Issue that then and in that Case my Said daughter Anne Dixon Shall have hold & enjoy to her & her Lawfull heirs forever all & Singuler the Lands, buildings, Goods & Chattels above Mentioned to be given to my Said Son Peter Dixon.

And I do hereby Nominate ordain & appoint my beloved wife Mary Dixon afore Said to be my Sole Executrix of this my Last Will & Testament.

And I do deSire my Loving brother Iacob Remick and my Loving friend Ioseph Hamond Iun^r, to be overSears of the Execution of this my Will.

In Witness where of I the Said Peter Dixon have hereunto Set my hand & Seal this day of In the year of our Lord One Thousand Seven Hundred & Eight and in the Seventh year of the Reign of our Soveraign Lady Anne by the grace of God of England Scotland France & Ireland Queen Defendr of the Faith &ct. Peter Dixon (Seal) Signed & Sealed in the

preSence of us.

Ios: Hamond Iun'

her

 $\begin{array}{c} {\rm Rebecah} \times {\rm Rogers} \\ {\rm mark} \end{array}$

Probated 15 May 1718; Inventory returned 9 April, 1718, at £ 531: 9:5, by Jos: Hamond, lohn Thompson and John Addams, appraisers.

Probate Office, 2, 173.

In the Name of God Amen I appoint & make this my Last Will & Testament & do utterly disanull all other made by me before at any time & apoint this to Stand in force this the fifteenth day of Aprill 1718.

I William Bryer being now in perfect mind & memory and being in my Rational Sences knowing the life of man is Short and not knowing the time of death I willing to Settle my concerns & to dispose as accordingly

Firstly I bequeath & Surrender up my Spirit to God who gave it me and my body to be decently buried by my prodecessors as they Shall See meett & Convenient &ct.

Firstly I give & bequeath unto my beloved wife Sarah Bryer all my moveables as housell Goods, Chattels & Creaters of all Sorts excepting my great brass Kittle & a new ticken bed with the feather which is in it and one great iron pot & one Tramell that goes with Notches & further more I give my wife the Incomes of all my Lands untill my youngest Son Richard Comes of age, If Said Richard die before he come of age I give my wife the Income of it during her life that is my Land.

Secondly I give unto my Son William Bryer my right of Land I have twenty odd acres at Spruce Creek Joyning to Iohn Frinks & No part in any other thing, I william Bryer Sen^r do utterly forbid & disanul this Claus in my will & give to my Son William Ten Shilling & it Shall be all he Shall have

thirdly I give unto my danghter Mary Bryar five pounds which I obleige my son William to pay it, and twenty pounds more to S^d Mary, to be paid by Richard five years after he comes of age, If Richard dye before he comes of age Mary Shall have the land appointed to Richard paying out to the rest what I appoint If she dye to the next Child

- 4, I give unto Rebecca Bryar forty shillings to be paid by my son William when he come to be of age to be paid in such species as he can produce at money price by my son William and Richard to pay her fourty shillings more.
- 5/ I give unto my Daughter Sarah Bryar a great Iron pot and a tramell and twenty shillings to be paid by William In such species as he can produce at money price Richard to pay her thirty shillings.

- 6/ I give unto my Daughter Eady a great brass Kittle and william to pay ten shillings to her, Richard to pay Ifer fourty.
- 7/ I give unto Elisabeth fourty shillings to be paid by William, and Richard to pay her ten pounds when he comes of age to have five years time to pay it in.
- 8/ I give unto my son Richard Bryar my whole Tract of land I purchased of Diamond Sergent Containing Seventy one acres he paying out the Legacies I have appointed him—and if Williams Land is Recovered by law from him, Richard shall pay him five pounds.

Signed Sealed in presence

of us Wittnesses
marke

Sarah × young

her marke

Elisabeth × Dunnill

her Diamond Sergentt William H Bryer (seal)

The five pounds Richard was to pay upon Condition to William I utterly forbid for Williams ten shillings shall be all he shall have of my Estate.

Probated 1 July 1718. Inventory returned, 26 May 1718, at £ 307: 9: 0, by George Frink, John Mograge, and Diamond Sergantt, appraisers.

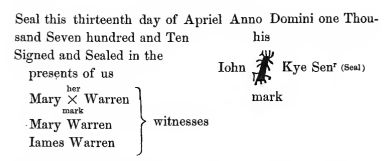
Probate Office, 3, 5.

In The Name of God Amen, I Iohn Key Sen^r of the Town of Kittery in the County of York in her Maj^{ts} Province of the Massachusett Bay in New England being very aged & Feeble & growing graveward apase but in perfect Sence & memory Blessed be God for it do make this my Last Will & Testament, as followeth, First & principally I Resign my Soul & Spirit to God that gave it, Hoping through the Merits of my Blessed Lord and Saviour Iesus Christ to Obtain pardon & Remission of all my Sins and my

body I Commit to the Earth from whence it was Taken to be Decently buried at the Discretion of the Executor to this my Last will & Testament and for the Estate Real and personal that the Lord hath Lent me After my Lawfull Debts are paid I giue & bestow in Manner as falloweth.

Im^r I give and bequeath unto my Son Iohn Kye all my homested Lot of Land at the Salmon falls with the House and Orchard Standing thereon with all my out Lands and Meadows that I have or aught to have in the Township of Kittery aforeS^a or Elsewhere to him my S^a Son and to his Heirs and Assignes for ever binding and Oblidging him my S^a Son Iohn Kye or his heirs to pay Such Legacies as I doe give in this my Last will & Testament to the Rest of my Children.

- 2 I giue & bequeath unto my Daughter Elizabeth Abbott thirty Shillings to be paid within one year after my Decease.
- 3 I give and bequeath unto my Daughter Sarah Kye A Comfortable maintainance to provoid for her by my Son Iohn Kye or his heirs During the whole time of her liveing A Single woman.
- 4 I give & bequeath unto my Daughter Abigal Kye two pounds and ten Shillings.
- 5 I give & bequeath unto my Daughter Mary wintworth Two pounds & ten Shillings to be paid to her within one whole year after my Decease.
- 6 I give & bequeath unto my Daughter Hannah Hains Two pounds & Ten Shillings to be paid to her within one whole Year after my Decease.
- 7 I doe Constitute Ordain make and appoint my afores^d Son Iohn Kye to be the whole Executor to this my last Will & Testament Renounsing and Revoaking all other wills whatsoever had made or Done Heretofore by me the fores^d Iohn Kye Sen^r In Witness hereof I Set to my hand &



Probated 30 Oct. 1718. Inventory returned, 3 Nov. 1718, at £202: 3: 00, by Joseph Pray, John Smith, and Timothy Wentworth, appraisers.

Probate Office, 3, 7.

In the Name of God amen the Nineteenth day of October one thousand Seven hundred and nine in the Eight year of the Reign of our Soveraign Lady Ann by the grace of God of Great Brittain France & Ireland Queen defender of the faith &c I Peter Grant of Kittery in the County of Yorke in the Province of the Masachusets Bay In New England being aged & Creasey in body but of good Memory Praise be to God for it and Knowing the Vncertainty of this Life on Earth & being Desireous to Settell things in Order do make this my last will & Testament in manner & form following that is to Say first & principelly I Commit my Soul to almighty God who gave it and my body to be buried Açcording to the Discrestion of my Successors in a Christian & Decent manner and as Touching the worldly Goods & Estate the Lord hath Lent me my Will & meaning is the Same Shall be Imployed and bestowed as hereafter by this my will is Expresed and first I do Revoke frustrate and make Void all wills by me formerly made and Declare & appoint this my Last will & Testament.

Item I will & bequeath to my Louing wife Iohanah all my moveables Estate at her Disposing as also the hole use of

my homeSteed housing barns Lands & Orchards and dwelling place During her Naturall Life

Item I will and bequeath to my Son William a Grant of Land granted me by the Town of Kittery of fifty Acres.

Item I will and bequeath to my Son Iames ten Acres of Land where his Yong Orchard now is at the head of my Home Steed Dwelling place as I laid it out to him.

Item I will & bequeath to my two Sons Alexander & Daniel my home Steed & Dwelling place where I now Live in Equal halues after my now wifes Decease.

Item I will & bequeath to my Children William James Alexander Daniel Grizell mary & Hannah to them Seven In Equeal Shears all my out Lands & meadow wheresoever it be Lying in manner or form whatsoever.

Signed Sealed & Delivered in
Presents of us
Phillip Hubord
Iames Emery
Daniel Emery

Peter

Signed Sealed & Delivered in
I do appoint my Son Daniel Grant to be my Executor of this my will &
Testament
his
Peter

Grant (Seal)

Probated 30 Oct. 1718. Inventory returned, 2 March 1712-13, at £ 216: 10:0, by Baker Nason, and William Goodin, appraisers.

Probate Office, 3, 12.

In The Name of God Amen the 21th of Ian^{ry} 17½ I Mary Wear of Yorke in the Province of Main in New England Widow being very weak of Body, but as yet Sound in Iudgment and of Perfect Memory (through the wonderfull Goodness of God, Glory be to his Name) Do make this as my last Will and Testament Revoking and Disannulling all former Wills whatsoever.

First and aboue all I the above Named Mary Wear do Commend my Sperit into the Hands of the Lord Iesus Christ who hath Redeemed it, and my Body I Commit to the Earth Decently to be Enterred by my Executor hereaf-Named in Assured hope of a Glorious Resurrection.

And as for my Small Estate I do give my house and all my Land unto my Beloved Son Hopewell during his Natural life and at his Decease Equally to be divided betwene my other Three Children Daniel Wear Mary Roberts and Sarah Nowel Hopewell also to have my Household Stuff and Bedind.

Whatsoever else I have in moneys Goods Stock or any thing else Whatsoever as well not mentioned as mentioned wheither in possession or Reversion, that is now or might ever be Iustly due to me, I leave with my beloved Son in Law Nowel for the Payment of my-Iust Debts and funeral Charges Whome I do Constitute make and ordain my Sole Executor of this my Last Will and Testament Only my desire and will further is and was although I did not Express it so plainly to be brought in, in its proper Place I Say my will is that my Beloved Son Hopewell Shall have all my household Stuff and Beding only my wearing clothes and trunk I give to my Daughter Nowel In Witness whereof I have hereunto Set my hand and Seal the day and year above written and in the Sixth Year of the Reign of George of Great Brittian &ct King &ct Mary Wear (Seal)

Signed Sealed Published Pronounced

& declared by the above named
Mary Wear as her last will &
Testament in the Presents of us
The Subscribers,
Abiell Goodwin
Samuel Moodey
Hannah Moodey

Probated 7 April 1719. Inventory returned 7 April 1719, at £105: 13: 10, by Joseph Banks, Nicolas Sewal, and Benjamin Stone, appraisers.

Probate Office, 3, 14.

In the Name of God Amen The Sixth day of Inne in the Year of our Lord one Thousand Seven Hundred and Eighteen I Peter Staple of Kittery in the County of Yorke in the Province of the Massachusetts Bay in New-England Yeoman being aged and weak in Body but of perfect mind and Memory thanks be given unto God Therefore Calling unto mind the Mortality of my Body do make and ordain this my last Will and Testament that is to Say Principally and first of all I give & Recommend my Soul into the hands of god that gave it. And for my Body I commend it to the Earth to be Buried in a Christian like and Decent manner at the discretion of my Executors hereafter named, And as Tonching Such worldly Estate wherewith it hath Pleased God to bless me in this life I give devise and dispose of the Same in the following manner and form.

Impr I give and bequeath to Elizabeth my dearly beloved wife her dwelling in and Improvement of my dwelling house during her Natural life and also all my household Stuff and other my moveable goods together with the one Third part of the Produce or Income of that my farm and Stock of Cattle which I have heretofore given and alienated to my Son Peter Staple for her Comfortable Support during her Natural life and if the abovesaid Income Shall not be Sufficient to maintain her She hath by these Presents Liberty to dispose of and Sell So much of my household goods or other moveables as Shall be Sufficient to Support her and what Honsehold Goods & other Moveables Effects Shall remain at her Decease not disposed of by her for the aforesaid use I give the Same to my two Sons Iohn & Iames Staples to be Equally Divided betwene them or those that Shall legally represent them.

Item I do by these presents Confirm unto my Sons Peter Staple Iohn Staple & Iames Staple their Heirs and Assignes forever the Lands which I have heretofore given them I do also give unto my Said Sons either Eighteen pounds in money or Six heat cattle between three and four years of age to be equally divided between them or those that Shall Lawfully represent them upon Condition of their defraying my funeral Charges and Obliging of themselves decently to bury my abovesaid wife Elizabeth their Mother after her decease. The abovesaid money or Cattle to be paid by my Said Son Peter to my other Sons Iohn and Iames Staples their proportion.

Item I do hereby Constitute make & ordain my three well beloved Sons Peter Iohn & Iames Staples my Executors of this my Last Will and Testament And I do hereby utterly disallow revoke & dissanul all and Every other former Testaments Wills and Executors by me in any ways before named And Willed Ratifying and Confirming this and no other to be my last Will and Testament In witness whereof I have hereunto Set my hand & Seal the day and Year above written

Signed Sealed Published
Pronounced & Declared by
the Said Peter Staple as
his last Will and Testament
In the Presents of us
the Subscribers.
Iohn Newmarch
Pavl Wentworth
Nicolas Weeks

Peter D Staple (Seal)

Probated 7 April 1719. Inventory returned, 3 April 1719, at £18: 16: 6, by John Dennit, and Joshua Remick, appraisers.

Probate Office, 3, 23.

May the 3th 1719/ Timothy Wentworth being very Ill & Weake but in perfect Sences.

I bequeath my Soul to God that Gave it & my body to the Ground from whence it Came to be buried decently: as Followeth

I give unto my true & loving wife the one half of all my Estate during her natural life & after her Decease I give to my two Sons Timothy & Samuel the whole of my Estate I Give to my Daughter Mary twenty pounds & I Give to my Daughter Sarah twenty pounds. But not to be paid till the whole of my Estate Cometh into my Sons hands nither to mary nor Sarah, none of the fourty pounds

Witness

Joseph pray
Iohn Kye
Iohn Pray

Timothy
mark

Wentworth

Probated 8 July 1719. Inventory returned 7 July 1719, at £ 335: 04:00, by Joseph Pray, John Kye, and Roger Plaisted, appraisers.

Probate Office, 3, 31.

In The Name of God Amen I: Iohn Nason of the Town of Barwick in the County of York in his Majesties Province of the Massachusetts Bay in New England being Aged & Groing Graue ward apace but of Sound & Disposing Sence & memory blessed be God for it doe make this my last Will & Testament first and principlly I Resign my Soul to God that Gave it Hopeing through the Merits of my blessed Lord & Saviour Iesus Christ to Obtain pardon & Remission of all my Sins & my body I Commit to the Earth to be Decently buried at the Discression of the Executor to this my Last will & Testament & as for this worlds Goods the

Lord hath lent me after my Lawfull Debts & funeral Charges is paid I give & bestow as Followeth Viz^{tt}

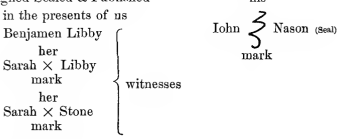
1^{ly} I Give & Bequeath unto my Son Richard Nason all my working Tooles.

2^{1y} I Give & bequeath unto my Davghter Iohannah one Shilling.

3^{ly} I Give & bequeath unto my Davghter Hannah one Shilling.

4^{ly} I give & bequeath unto my Loving Wife Bridget my two Feather Beds with the bolsters & furniture thereunto belonging & all my beding & Cloathing both Linning & wooling of any king whatsoever and all my Goods Chattels Rights & Crdits & Vtensils whatsoever a broad or at home without Dors or within for her own proper Vse & to be at her Disposing for ever, further I do Ordain & appoint my Loving wife Bridget to be the whole & Sole Executrix to this my Last will & Testament Renounsing all wills whatsoever heretofore by me made or Suffered to be made.

In Witness here of I the afore Said Iohn Nason have here unto Set my Hand and Seal this tenth day of November Anno Domini one thousand Seven hundred and fifteen &ct Signed Sealed & Published his



Probated 6 Oct. 1719:

Probate Office, 3, 37.

In the of God Amen The third day of Iuly in the year of our Lord one Thousand Seven Hundred & Nineteen Iohn Gustin of Falmouth in the County of Yorke in his Majesties Province of the Massachusetts Bay in New England Husbandman being very Sick and Weak in body but of perfect mind and memory Thanks be to God; Do make & ordain this my last will and Testament that is to Say Principally & first of all I give & Recommend my Soul into the hands of God that gave it and my body to the Earth to be Buried in Decent & Christian Manner at the Direction of my Executor hereafter Named in y^e hopes of a Glorious Resurrection at the Last Day, as to my worldly Estate (after my Iust Debts & funeral Charges are paid) I give & Dispose of the Same in Manner Following.

Imp^r I give unto my Beloved Wife Elizabeth Gustin My Dwelling honse in which I now live with the Lot of Land belonging to it lying & being in the Town of Falmouth with all my houshold goods & Moveable Estate for her vse during her Natural life & to be at her disposal to any of her Children as She Sees meet.

Item I give to my Sons Samⁿ & Iohn Gustin Each of them five Shillings in money.

Item I give to my Daughters Sarah & Abigail Each of them five Shillings in money all to be paid them within Twelue Months after my Decease.

Item I give to my three Sons Ebenezer Thomas & David Gustin all the Rest of my Lands in Falmouth in Casco Bay lying at Martins Point & Pesumscot River together with all my Debts (they having been most helpfull to me and their Mother in our old age) To be Possesed by them Their Heirs or Assignes forever, I further Will that my Stock of Cattle & Swine together with Horses be to the Vse of my Wife in Equal proportion with my Said Three Sons last Mentioned during her Natural life and after her Decease to be Equally

Divided among my Sons Ebenezer Thomas & David; & I do hereby make & ordain my Son Ebenezer Gustin My Sole Executor to this my last Will & Testament Vtterly Revokeing & Disannuling all other Wills Testaments Bequests & Executors Ratifying also & Confirming this & no other to be my last Will & Testament. In Witness where of I have hereunto Set my hand & Seal the Day and year above Written.

Signed Sealed Published & Declared by the Said Iohn Gustin in Presence of us the Subsc^{brs}

Lewis Bane Nathaⁿ Freeman

Daniel Simpson

Iohn Gustin (Seal)

Probated 6 April, 1729. Inventory returned at £69: 00: 00, by John Prichard and Elisha Ingersoll, appraisers, 4 April 1720.

Probate Office, 3, 57.

In The Name of God Amen. I Samuel Matthews of Smuttynose in the Province of Maine Being weak in body but perfect in memory, I do make this my Last Will & Testament

Imprimis y^t when I am dead that my body may be Decently Buried trusting that I Shall be Raised by the Merits of Iesus Christ my Redemer at the last Day & forever to be with him.

And as for my Earthly Estate as it hath Pleased God to bless me with my will is that it may be Divided amongst my three Sons. Viz:

I give & bequeath to my Beloved Son Walter one third part of my land on Smuttynose & also one third part of my land at Oyster River & a Cow that he hath now in his possession.

I also give & bequeath to my beloved Son Francis one third part of my Land on Smuttynose and also one third part of my land at Oyster River and my Silver Bowl.

And I also give & bequeath to my beloved Son Samuel my Dwelling house at Smuttynose & the Garding adjoyning to the Said house and a third part of my land at Oyster River and my Gold Ring.

I also give & bequeath to my Beloued Sister Iohannah Raynes my brass Kittle that is now in her possession.

I also give to my beloved Son Samuel my Counterpin and for my Other Moveables not given away my will is that they may be Equally Divided betweene my three Sons making this my last will & also Renouncing all former Wills.

As Wittness my hand this Eight Day of October one Thousand Seven hundred and Nineteen. his Signed Sealed & Delivered

In presence of us
Fracis Raynes
Thomas Payne
Nath¹¹ Raynes

Samuel Matthews

Probated 4 Oct. 1720. Inventory returned at £139: 16:5, by Elisha Kelly, George Blackdon, and Richard Yetton, appraisers, 26 Sept. 1720.

Probate Office, 3, 61.

In the Name of God Amen. The Sixth day of December Anno Domini one Thousand Seven Hundred & twenty I Peter Staple of Kittery in the County of Yorke in the Province of the Massachusetts Bay in New England Carpenter, being Sick and weak in body but of perfect mind & memory Thanks be given unto God. Therefore Calling unto mind the Mortality of my Body, do make & ordain this my Last Will & Testament that is to Say Principally and first of all I give & recommend my Soul into the hands of God that gave

it and my Body I recommend to the Earth to be Buried in Decent Christian Burial at the Discretion of my Executors And as touching Such Worldly Estate wherewith it hath pleased God to bless me in this Life I give demise & dispose of the Same in The following manner & form.

Impr I give & bequeath to Mary my dearly beloved Wife all my Houshold goods of every Sort to her, her Heirs & Assignes forever. I also give to her during her widowhood the one halfe part of the produce or income of my farme whereon I now dwell together with one half part of the produce or income of my Stock of Cattle & other Creatures She paying unto my Honoured Mother what I Stand bound & Obliged to pay her during her Natural life. I also give to my Said Wife the half of my now Dwelling house & the use of my Oxen during her widowhood to hale her firewood but if my abovesaid wife Should marry or depart this life before the Decease of my Mother then it is my will that my Son Peter Staple Shall have that part of the House & produce or income of my farm & Stock of Creatures which I have herein given to my wife during her Widowhood provided and be it always understood that he pay or Cavse to be paid to his Grandmother that which I Stand Obliged to pay her during her Natural life.

Item I give to my Beloved Son Peter Staple my house & barn & out houses together with my homestead and Land whereon I now Dwell & possess which Land is Bounded on the South west by the river of Piscatiqua on ye North West by Majr Hammonds & Iohn Rogers their Lands on the North East by Iohn Rogers his Land & on the South East by Ioseph Hill his Land & William Tetherby his Land to him & to the Heirs Lawfully begotten of his Body forever, I also give to him & to the Heirs lawfully begotten by his body forever all my Stock of Cattle & other Creatures provided & be it always Understood that he or they pay or Cause to be paid Such Sum or Sums or Legacies as I have given or Shall in these presents give & bequeath to any person or persons

but if it Should So be that my Said Son Peter Should Depart this life & not leave Lawfull Surviving Issue to Inherit what I have herein given to him or them then it is my will that my next Eldest Surviving Son & the heirs Lawfully begotten by his body inherit what I have in these presents given my Son Peter, prouided he pay to my other Children those Sums or Legacis which in these presents I Shall order my Son Peter to pay And if my Said Son Peter Should marry & depart this life & not leave Legal Surviving Issue & Should have payed any part of or all the Legacies which I have herein given to my other Children or those that Shall Legally Represent them then it is my will that Such Sum or Sums as my Son Peter Shall have payed In his Life time Shall be Repayed to his Relict Widow She Renouncing all pretensions of Right unto the above mentioned Land & Stock of Creatures forever, And if my Next eldest Son to my Son Peter Should die without Issue then I give my abovesaid Land & Stock of Creatures to ye next Eldest Surviving Son & to the heirs Lawfully begotten by his body forever he or they performing the Obligations which his Elder Brother is by these presents Obliged unto. And if he Should Depart this life without Surviving Issue then I give the aboves land & Stock of Creatures to my youngest son & the heirs Lawfully begotten by his body he paying in like manner the Sums or Legacies which his Elder Brother is by these presents ordered to pay.

Item I give to my beloved Son Robert Staple twenty Pounds in Money or Cattle at money Price to be paid to him or those that Shall Legally represent him by my Son Peter Staple within y° Space of three years next after my Mother her Decease provided & be it underStood that upon the payment of y° abovesaid Sum of twenty pounds my Said Son Robert or those that Shall Legally represent him Sign & Deliver a Legal Relase or quitt Claim unto my Son Peter & his Heirs for ever of the Housing Land & Stock of Creatures in these presents given to my Son Peter.

Item I give to my beloved Son Enock Staple his Heirs & Assignes forever Eighteen acres of Land Lying at Simmons his Marsh in Kittery which is that Land that I purchased of my brother Iohn Staple. I also give to him his Heirs & assignes forever the Moiety or one half part of my Common Right. I also give to him twenty pounds in money or Cattle at money Price to be paid to him or those that Shall Legally represent him by my Son Peter within the Space of five years next after my mothers decease Provided & be it understood that upon the Receipt of the abovesaid Sum of twenty pounds my Said Son Enock Deliver a legal Relase or quitt Claim unto my Son Peter & his Heirs forever of the housing Land & Stock of Creatures given in these presents to my Son Peter.

Item. I give unto my beloved Son Ioshua Staple the Moiety or one half part of my Common Right & to his heirs & Assignes forever I also give to him twenty pounds in money or Cattle at money Price to be paid to him or those that Shall Legally represent him by my Son Peter within the Space of Seven Years next Ensuing the decease of my Mother provided & be it always understood that he Sign & deliver unto my Son Peter & his heirs forever a Legal Release or quitt Claim to the Lands & Stock of Creatures & housing which I have in these presents given to my Son Peter.

Item I give to my beloved daughter Mary Staple Twenty pounds in money or Cattle at money Price to be paid to her or those that Shall Lawfully Represent her by my Son Peter within one years Space Next Ensuing ye Decease of my mother prouided & be it always understood that She or they at or upon ye receipt of ye Said Sum deliver unto my Son Peter & his heirs forever a Legal Release or quitt Claim of all the Housing Land & Stock of Creatures herein given to my Son Peter.

Item I give to my beloved daughter Elizabeth Ham twenty pounds in money or Cattle at money price to be paid to her

or those that Shall Legally Represent her by my Son Peter within two years Space next after y° Decease of my mother Provided & be it always understood by these presents that upon the Receipt of y° abovesd Sum or Cattle She or they Sign & Deliver unto my Son Peter & his heirs forever a quitt Claim or Relase to all y° housing lands & Creatures I have herein given him.

Item I give to my beloved Daughter Anne Twenty Pounds in money or Cattle at money price to be paid to my Said Daughter Anne Staple or those that Shall Legally Represent her by my Son Peter within the Space of four years next Ensuing ye Decease of my Mother Provided & be it hereby always understood that She or they make & deliver unto my Son Peter & his heirs & Assignes forever a Legal Relase or quitt Claim of all her Right to the Lands Creatures & housing which I have given to my Son Peter upon his paying the abovesaid Sum to her or them.

Item I give to my beloved Daughter Grace Staple ye Sum of twenty pounds in Money or Cattle at money Price to be paid to her or those that Shall Legally Represent her by my Son Peter within the Space of Six Years next after the Decease of my Mother Provided & be it hereby understood that She or they upon ye receipt of ye Said Sum do make & Deliver unto my Son Peter his heirs & Assignes forever a Legal Release or Quitt Claim unto all Right in the Land housing & Stock of Creatures in these presents given to my Son Peter.

Item I Constitute make & ordain my dealy beloved wife Mary Staple & my Son Peter Staple my Executors of this my last will & Testament. & I do hereby disallow revoke & Disannul all & every other former Testaments Wills Bequests Legacies & Executors by me in any ways before named willed & bequeathed Ratifying & Confirming this & no other

to be my last Will & Testament, In Witness whereof I have hereunto Set my hand & Seal ye day & year above written Signed Sealed Published Peter Staple (Seal)

Pronounced & Declared by y° Said Peter Staple as his last Will & Testament by us the Subscribers.

Abraham Cross

Moses × Hunscom

mark
Iohn Newmarch

Probated 4 Jan. 1720-21. Inventory returned, 27 March 1721, at £1108: 15: 6, by John Addams, John Dennit and John Tompson, appraisers.

Probate Office, 3, 75.

In the Name of God Amen. I Lewis Bane of York in ye County of York, in ye Province of Main, in New: England, being Sick of Body, but of Sound understanding and memory; Do make this my Last Will & Testament.

First and above all. I would Commit my Spirit into ye hands of God that gave it, as a faithfull Creator and Mercifull Father, as also into ye hands of Christ, as an alsufficient and most Gracious Redeemer. Desiring to trust in his Righteousness, even in his only for Justification. In ye next place I Commit my body to ye Earth, Decently, to be buried, in hopes of a Glorious Resurrection. And as to that Worldly Estate which God has Graciously given me, I Dispose of it as followeth.

Imp^{rs} I give and bequeath unto my faithfull Loving and Tender Wife my Dwelling house and barn and y^e one half of all my Movebles which Movables what my Said Wife does not spend in her lifetime to be given, among her Children at her

Discretion at her Decease. and my Said Wife Shall have her thirds of ye rest of my Estate and half the Lower Pasture during her Natural life.

It^m I give and bequeath unto my Eldest Son Jonathan all the Land which I bought of M^r Gooch (Excepting the Land on which my barne Standeth & four roods the N E. and as many Roods to y^e SE. of S^d barn and So that full bredth. SW. down to y^e high way) I do also give unto my Said Son Jonathan the one half of my Lower pasture, and y^e whole of Said pasture at his Mothers Decease. And I do further give unto my Said Son a Third part of all my fresh meadows, that lie up in y^e Woods.

It^m I give and bequeath to my Son Lewis all my Lands at the place in this Town Called Scituate which I bought of Arthur Bragdon & Dodavah and Job Curtis, Together with y^e whole of y^e fresh meadow that I bought with y^e Said Lands at Scituate. I do also give unto my Said Second Son Lewis one third part of my fresh meadows aboves^d Lying in the Woods.

It^m I give unto my third Son John That forty acres of Land which was my fathers on which my now Dwelling house Standeth taking in ye Reserve or Exception mentioned in my Gift to Jonathan as above Expressed. as also my Dwelling House and barn at his mothers Decease as also one third part of ye meadows Lying up in ye Woods above mentioned. He ye Said John paying to his youngest brother Ebenezar Twenty and five pounds money.

Item My Youngest Son Ebenezar Shall be well brought np out of y° Estate till he Shall come to be of y° age of twenty & one years, and then besides y° twenty and five pounds to be paid him by his Brother John he Shall be paid by my Executors out of my Estate Eighty pounds money as also one Cow and ten Sheep

It^m I give unto my Eldest Davghter Mary Sayword twenty pounds to be paid by my Executors out of my Estate within one Year after my Decease.

It^m I give and bequeath unto my Second Daughter Elinor forty pounds to be paid out of my Estate by my Executors within two years after my Decease

It^m I give and bequeath unto my youngest Daughter Mehetabel Forty pounds. as also one Cow and ten Sheep to be paid to her Mother. & put into her Mothers hands within one year after my Decease.

It^m As to y^e rest of my Land and other Estate that I have not Disposed of, I leave it in y^e hands of my Executors to pay my Just Debts & Funeral Charges & if anything Shall remain it Shall be Equally Divided among all my Children: But if Said Land & Estate Shall not be Sufficient what is wanting Shall be paid by my Children in an Equall proportion to what they do by this my Will and Testament receive.

Finally. I do make Constitute & appoint my beloved Wife and Eldest Son to be y' Sole Executors of this my Last Will & Testam^t

Signed Sealed Published Pronounced Lewis Bane (Seal)

& Declared by Lewis Bane first within mentioned to be his Last

Will & Testam^t In presence of ns

John Sedgley Job Banks Joseph Moodey Note ye word (her) between ye 16th & 17th lines in ye first page, as also ye words (as also) between ye 37th & 38th lines in ye Same page and ye word (be) between ye 3d & 4th line in ye 2d page ware all written before ye Signing sealing or Pronouncing of ye above written Testamt

Probated 21 July 1721. Inventory returned 2 Oct. 1721, at £1175: 15: 0, by Abram Preble, Samuel Came, and Jeremiah Moulton Juu, appraisers. Debts due the estate from John Sayward, and Nathⁿ Donnill.

Probate Office, 3, 77.

In the Name of God Amen. I Roland Young of York in ye County of York in ye Province of Main in New England, being Infirm, thrô age. and daily Expecting my Great Change but at present of Sound Understanding and Memory do make this my last Will and Testament this 14th of September. 1719.

First and above all I Recomend my Precious and Immortal Soul into y^e Mercifull and Almighty Saving arms of my faithfull Creator and Gracious Redeemer and my body to y^e Earth Decently to be buried in assured hope of a Glorious Resurrection. Then as to my worldly Estate I Dispose thereof as followeth.

Imp^{rs} I give and bequeath unto Joseph my first born son all my Home place that I now live upon which is within one fence or Inclosure entire as also ye one half of ye Little Pasture next adjoyning. Together with all my housing & Orchard. I do also give unto my said son Joseph my point of Salt marsh that lyeth next to Kittery bounds one acre more or less.

It^m I give unto my youngest Son Benajah y^e other half of my Little pasture & all that my twenty and Six acres of Land which lyeth next adjoyning on York River on which my Said Son Benajah now Dwelleth. I do likewise give unto my Youngest Son y^e one half of my two acres of Salt marsh which lyeth at y^e head of York Marshes in the Western Cove.

It^m I give unto my Son Matthews Young one acre and Quarter of Salt Marsh near y^e head of York Marshes adjoyning to y^e Widow Johnsons Marsh.

It^m I give unto my son Jonathan Young y^e other half of y^e two acres aboues^d in y^e western Cove. Equally to be Divided between Jonathan & Benajah aboves^d. Furthermore it is my Will and Pleasure that my Eldest and my Youngest Sons Joseph and Benajah Shall pay unto my five

Daughters Mary Susanna Elizabeth Sarah and Mercy Six pounds Each, thirty pounds y^e whole the one half to be paid by my Eldest and y^e other by my Youngest Son, which Eldest and Youngest Sons Shall also pay all my Just Debts and Funerall Charges by Equall proportion.

It^m I give and bequeath unto my Well beloved Wife Susannah During her Natural life ye Vse of ye third of all my lands and marsh and as for all my movable Estate within doors & without I give it wholly & forever unto my Said Wife to be Disposed of according to her own will and Discretion.

Finally I do Constitute and appoint my Eldest son Joseph aboves^d to be the Sole Executor of this my Last Will and Testament; But I must Subjoyn that it Shall not be in y^e power of my Eldest or my Youngest Son to Alienate any part of y^e Lands or marsh in this Testam^t bequeathed to them they may Dispose of it to one another & to any of y^e family but not to any other besides my posterity.

Published pronounced and Declared by Roland Young

aboves^d to be his Last Will & Testam^t In presence of

Samuel Moodey Hannah Moodey

Mary Moodey

Roland Roland Young (Seal)

Probated 2 Jan. 1721-2. Inventory returned 2 Jan. 1721-2, at £244; 11:0, by Benja Stone Samil Sewall and Joseph Hoult, appraisers.

Probate Office, 3, 92.

In the Name of God Amen William Grant of the Town of Berwick in the County of York in his Maj^{ts} Province of the Massachusetts Bay in New England Considering his own Mortallity & his Circomstances at present being Suposed by

him and others to be in a very Dangerous Condition but of Sound and Disposing Sence & Memory Blessed be God for it do make this my Last Will & Testament in manner as followeth Vizt first and Principally I Commit my Soul to God that gave it me hopeing through the Merits of my Blessed Lord and Saviour Jesus Christ to obtain pardon and Remission of all my Sins and my body I Commit to the Earth from whence it was Taken to be decently buried at the Discression of the Executors to this my Last Will & Testament and for this worlds Goods the Lord hath lent me after my Lawful Debts and funeral Charge is paid I give and bestow as Followeth.

1^{1y} I Give unto my three Sons William Grant Alexander Grant and Charles Grant and my homsteed Lott of Land with the house barn & orchard Standing thereon and also all my out Lands Swamps & Meadows whatsoever I have or ought to have to be Equally Divide to and amoung my afores^d three Sons they paying to my Daughter Martha their Sister thirty pounds that is to Say ten pounds Each of them.

2^{1y} I Give and bequeath unto my Loving wife Martha the whole vse profit and Income of my homsteed Lott of Land with the house and barne & Orchard Standing thereon during the whole time & term She doth Continue and remain my Certain widow and all my personal Estate & Movable Goods I give unto her my afores^d wife and to be at her Disposing for ever.

3^{ly} I do Constitute ordain & Appoint my Loving wife Martha and my Son William Grant to be the Executrix & Executors to this my Last Will & Testament Revoking and Renounsing all or any will or wills heretofore by me made or Suffered to be made. In Wittness whereof I have here-

Probated 27 Oct. 1722.

Probate Office, 3, 93.

In the Name of God Amen the fifth day of Aprill in the Year of our Lord one Thousand Seven hundred and Twenty two, I Daniel Emery of Kittery in the County of Yorke in his Majesties Province of the Massachusetts Bay in New England Yeoman, being Very Weak in Body but of Perfect mind and Memory thanks be given unto God, therefore calling into Mind the Mortallity of my Body and knowing that it is Appointed for all men once to Dye, Do make and Ordain this my last Will & Testament, That is to Say Principally and first of all I give and Recomend my Soul into the hands of God that gave it and my body I Recommend to the Earth to be buried in decent & Christian like manner att the Discretion of my Executrix Nothing Doubting but att the General Resurcetion I Shall Receive the Same Again by the Allmighty power of God, and as touching Such worldly Estate wherewith it hath Pleased God to bless me in this life I give Demise and Dispose of the Same in the following Manner & form

Imprimis I give & Bequeath to Marget Emery my wife (whom I do hereby Constitute my Sole Executrix) All my Movable Estate of every kind & Quallity Excepting two Steare & a young Mare for Simon Emery & a feather bed & Beding for my Eldest Daughter Margaret Emery, also I give to my Said Executrix the whole vse of my homsteed to her Self & Disposing for the Space of ten years and the Mill & Previledge and timber all that is reserved in Daniel and Simons Deed, and the old part of the Dwelling house and the Lower room in the North End of the new part of the house and her gardain with the Out house & Cellers and Previledge of the Spring She being to Maintain bring up and Educate all my young Children During the Said term of tenn years upon the Said Estate and to pay all my due Debts & Funeral Charges in Convenient time after my Decease She haveing Liberty to Sell any Movable thing and the Mill the Previledge and Timber for paying the Same

Item I give to my Eldest Son Daniell Emery a tract of Land Bounded by York pond & by the brook running out of it, & by the Maish brook with the other Bounds Mentioned in his Deed Dated the thirtyeth of Janry Last all the Said Land Marsh and Meadow Adjoyning on the North Side of Said Bounds for his Portion.

Item I give to my Second Son Noah Emery the New part of my Dwelling house with the Previledge of his Shop And a Gardain of three rods down Square from the North west Corner of his Shop & off to the lane And the Previledge of the Spring and after tenn years to have all the Land & building on the West Side of the Main Road & one third part of my Land at the third Hill to him & to his Heirs Executors Administrators or Assignes forever after my Decease Reserveing to my wife the Old house & the aforeS⁴ Room in ye New & her Gardain & the third part of the Produce of the Land below the house So far as the bounds of that Land I gave him in a deed Dated the Second day of Aprill 1722 During her life, he Mannageing it and after my wifes Decease to pay to Caleb Emery my Son Six pounds and to Joshua nine pounds as they Come to age after ten Years if

my wife Should dye before, & if She lives Longer to be paid after her Death.

Item I give to my Son Simon Emery all my Land Marsh and Meadow adjoyning on the East & South of Daniels bounds According to his Deed Dated the Second of Aprill 1722 & the aforeS^d Steers and Mare as his portion

Item I Give to my Son Zachriah Emery all my Land att home Adjoyning on the East Side of the Main Road after ten years (not Selling without giveing the Refusall of it to his brothers that any of them may buy as Cheap as another) and it Shall be mannaged to the Best Advantage & the third part of the hay fruit of all Sorts, Cyder Corne & every Sort of grain that Shall be Sowed thereon Shall be brought in and paid to my wife att the house I have Appointed her & after her Decease to pay unto my Daughter Margaret Emery fifteen pounds, & to my Daughter Anne Emery fifteen pounds, & to my Daughter Tirzah Emery fifteen pounds &. to my Daughter Huldah Emery fifteen pound as they come to age, & if either of them Dye before they come to age the Surviveing Daughters or Daughter Shall have the Portion of the Deceased, also I give to him one third of my Land att the third Hill and my wife another third part thereof.

Item I give to my Son Caleb Emery a tract of Land in Berwick of forty Acres Near a Little River & a Meadow called Grants Meadow Bounded in one Corner by a great Rock & the aforeSaid Six pounds to be paid unto him after my wifes Decease when he is of full age by Noah Emery, And to Joshua Emery my Son I give all my Swamp & Upland Adjoyning att the head of Daniel & Simons Land & the afores^d Nine pounds to be paid by Noah after my wifes Decease when he is of full age And if Either of these two Dye before he comes to full age, the other Shall have and Injoy his Portion as his own, My four Daughters being before Mentioned their Portions

And I Do Hereby utterly Revoke Disallow & Disannul all and every other former Testaments Wills Legacies and Bequests & Executors by me in any wise before Named Willed & Bequeathed Ratifying and Confirming this and No other to be my Last Will & Testament.

In Wittness whereof I have hereunto Set my hand & Seal the Day & year above written
Signed Sealed Pronounced & Daniel Emery (Seal)

Declared by the Said Daniel
Emery to be his last Will and
Testament in the presence of us
Nicolas Gowen
Richard Chick
his
John × Hearl
mark

Probated 8 Nov. 1722. Inventory returned 22 Jany 1722-3, at £748: 19: 8, by Samuel Shorey, Jonathan Nason and Timothy Waymouth, appraisers.

Probate Office, 3, 95.

In the Name of God Amen The thirtieth day of June Anno Domini one thous Seven hundred and twenty I Margaret Adams of Kittery in the County of York in the Province of the Massats Bay in New England Widow being aged and weak in body, But of Sound Dispossing mind and memory thanks be given to God; Therefore Calling unto mind the mortality of my body do make and ordain this my Last Will and Testament that is to Say Principally and first of all I give and Recommend my Soul into the hands of God that gave it And my body I Recommend to the earth to be bried in a Christian like and Decent manner at the Discretion of my Executor And as Touching Such worldly Estate Wherewith it hath Pleased God to Bless me in this Life I

give Demise and dispose of the Same in the Following manner and Form.

Imp^{rs} I give to my well beloved Daughter Anne Weeks Dureing her Natural Life all the fruit that Shall grow upon the peices of Rows of Apple trees that are in my Orchard next to the Stone wall that is by the high way with the Liberty of Ingress Egress and regress to gather and Carry away the Said fruit during the above Said term I also give to my Said Daughter two Cows & ten Sheep and the one halfe part of my wareing Apparrell both linnen and Woolen.

Item I give to my well beloved Daughter Mary Dennet two Cows and ten Sheep and the one half part of my Wareing Apparrell both linnen and woolen.

Item I give unto William Hill Son in Law to my Daughter Anne Weeks and to my Grandaughter Anne Hill their Heirs and Assignes forever a Certain peice or percel of my Land Called by the Name of the little Lime kiln which Said Land takes its beginning at the bridge that is at the gate which goes into my pasture & then running by the road as the fence now is to the Bridge that is in my pasture and then running as the brooks run Untill the Said Brooks meet in the Creek or Cove which Land Contained within these boundrays the Said Will^m and Anne Hill Shall be possest thereof when they come to Lawfull age and have it equally Divided betwene then but if either the Said William or Anne Should Depart this life before they come of Lawfull age to Inherit what I give to them the Surviver Shall Inherit the whole and if they Shall See cause to Dispose of the Said Land my Grandson Thomas Adams or his Heirs and assignes Shall have the offer of it Provided he will pay for it to each of them ten pounds in money & they Shall not demand more of them then twenty pounds for the whole tract that is to Say ten pounds apeace but if the Said Thomas his Heirs or Assignes Shall not Se cause to give the above Said Sum for the Said Land they have then by these presents liberty to alienate and Dispose of it to whomsoever they Shall Se meet.

Item I give to my well beloved grand children Margaret King Mary Adams Sarah Adams Mary Dennet Sarah Dennet John Dennet Thomas Dennet & Eleonor Dennet to each of them five pounds in money

Item I Give to my well beloved Grandson Thomas Adams his heirs and assignes forever all the Land that belongs to my homsteed or house lot bounded on the west by the Land which I formerly gave to my Daughter Anne on the North & South by two Creeks or Coves of Salt water and on the East with the high way togather with my Dwelling house barns out houses & orchards that are thereon Excepting what fruit trees I have in these presents given to my Daughter Weeks during her natural life and after her Decease to be the Said Thomas his Heirs and assignes for ever I also give to my Said Grandson his Heirs and assignes forever all that my pasture land Called the lime kiln butted and bounded on the western Side by the land which I have in these presents given to Willm and Anne Hill on the Northern Side by the brook of water that leads to Nath¹¹ Furnald his Land and then by the Said Nath¹¹ Furnald his Land and Into ye woods So far as my land is fenced Including that percel of Land called Marks Swamp on the other Side it is bounded by the Land that was formerly Robert Mendams Deced or however the Said Land is otherways butted and bounded all which Land is Scituate and being in Kittery aforeS^a. The Said Thomas Adams Shall be posest thereof when he Shall come to the age of Twenty one years. I also give to the Said Thomas free Liberty to Cut & Carry of from my Land that Joyns to the above Said pasture what fire wood he Shall need for his own burning during his Natural life if ye wood lasts So long.

Item I give to my well beloved Son John Adams and the Male Heirs Lawfully begotten by his body & their Heirs & assignes for ever all the remainder of my lands Wheresoever and whatsoever not heretofore nor In these Presents by me Disposed of with the free liberty of a way through the above

Said pasture called the lime kiln unto the Land which I have in these presents given him that lyes on the further Side of the Said Pasture I also give to my Said Son John Adams all my Stock of Cattle and other Creatures & all ye Residue of my Personal Estate of every Sort

Lastly I Constitute make and ordain my beloved Son John Adams aboves^d my only & Sole Executor of this my Last Will and Testament And I Do hereby utterly revoke dissallow & Disanul all and every other former Testam^{ts} Wills Legacies bequests and Executors by me in any ways before named Willed and bequeathed Ratifying and Confirming this and no other to be my last will and Testament. In Wittness whereof I have hereunto Set my hand & Seal y^e day & year above written

Signed Sealed Published

Margaret Adams

Pronounced & Declared by the Said Margaret Adams as her last Will & Testament In the Presence of us the Subscribers John Newmarch Paul Wentworth

John Newmarch Terts

Probated 23 Jan. 172\(\) Inventory returned 30 June 1723, at £818, by Richard Rice, Nath! Fernald and Paul Wentworth, appraisers,

Probate Office, 3, 98.

In the Name of God Amen The twenty-Eighth day of August in the Year of our Lord one Thousand Seven Hundred and thirteen I Sam¹¹ Hill Sen^r of ye Town of Kittery in the Province of Maine, But at Present In Portsmouth In New: Hampsheire In New-England Yeoman Being Sick and Weake of Body, But of Perfect mind and memory, and Knowing my own frayltie and that it is Appointed for all

men once to dye. Do make and Ordain this my Last Will and Testament That is to Say Principally and first of all I give and bequeath & Surrend^r my Soul to God that gave it: and humbly beg pardon and Acceptance thrô Jesus Christ his Son, the Mediator in whom I desire to be found, and my body I Recomend to the earth to burried in Christian and Decent Manner at the Discretion of my

And Nothing Dobting but at the Generall Resurrection, I Shall Receive the Same again By the almighty power of God: And as Touching Such worldly Estate wherewith it hath Pleased God to bless me within this life. I give & Demise of the Same in the Following Manner Viz^t

Imprimis I Will that my Just Debts and Funerall Charges be paid by my Executor and Executrix out of my Estate.

Item I give and bequeath unto my Son Sam¹¹ Hill all my Right title Estate & Interest, I have In & to the Saw mill griest Mill and Wind Mill, as also the Dwelling House and Land Lying and adjoyning to Shapleighs Creek in the Town of Kittery in the Province of Main Excepting one Roome for my Wife to Live in if She Desires it and also to pay to his Mother Hill the Sum of fifteen pounds p Annum During her Widowhood, and if She Marry then to cease paying it but if She happen to be a Widow again then he Shall pay it her again During her life or Widdowhood The Said Dwelling house Land and Mills one the Same aboveSd to be the Estate of my Said Son Sam^{II} Hills & his Heirs Successively for ever: and also on House Lott and Ware house Lott In Portsmouth abovesaid being on plat affix^t to this my Will & Nombred the House five the ware house Lott fifteen to to be as above to him and his Heirs Successively for Ever. as also I give him my Gundelow foy his Own Vse forever.

Item I will and bequeath to my Son Benja Hill all and Singuler my farm that is now in tenure of John Chapman In the Town of Kittery In the Province of Maine, togather with all the Dwelling House Barn out houses and Orchards Garden &ct belonging to the Same, and all my out Lands in

the Town of Kittery to be the sole vse Benefit & behoofe of him my Said Son Benj^a Hill and his Heirs Successively forever, and also a house & Ware house Lott in Portsmouth afores^a According to a plat affixt to this my Will and Numbred the house Lott four and the Ware house Lott Sixteen, to be also to him and his heirs only forever only paying his Mother Hills five pounds per annum During her Widowhood, and if She Marry to ceas paying it, & if She be a widow Again, then to pay her it again During her Life or Widowhood

Item I give and bequeath to my Son Joseph Hill all and Singuler my Dwelling House In Portsmouth aforeS^d and also a the Wharfe before the door the Lott and wharfe to be According to the plat affixt to this my Will The Dwelling House Lott Numbred two and the Wharfe ware house Lott N° one and also all my Right of Comons In Said Town of Portsm° as it is Laid out or any hereafter to be laid out or Divided, the Said Dwelling house warehouse or wharfe with the Said Comon Land to be the Sole vse benefit & behoofe of my Said Son Joseph Hill and his heirs only forever, only my Wife Shall have the Vse of any Room in Said house During her Widowhood.

Item I Give and bequeath unto my Son John Hill all and Singuler the part of the Dwelling house and Land Where he now lives in Portsmouth togather with a ware house Lott as Will appear by a Draught affixt to this my Will, The house Lott Numbred Eight & the ware house Lott Seventeen and also one Acree of Land for an Orchard Laid out to him already in the Town of Kittery Near Shapleighs Creek the Said Land and house Lott and ware house Lott to be to ye Sole Vse benefit & behoofe of the Said John Hill and his Heirs only forever.

Item I Give and bequeath to my Daughters Mary Welch and Hannah More all and Singuler to each of them a House Lott & Ware house Lott on the Bank in Portsm^o According to a Draught affixt to the my Will the Said Mary Welches house Lott Number tenn & her Wear house Lott Number eleven the Said Hanna: Mores house Lott Number Nine and her Ware House Lott Number twelve the Said Lotts of land to be to ye onely Vse benifit and behoofe of the Heirs of their bodys only forever each of them. And also one Acre of Land for an Orchard Laid out to them already in the town of Kittery Near Shapleighs Creek to be as above to the Heirs of their bodys only forever

Item I Give and bequeath to my Two Maiden Daughters Sarah and Abigall Hill each of them a house Lott and Ware house Lott in Portsmouth aforeS^d out of my Land According to a Draught Annext to this my Will Sarah house Lott Numb^r Six & her ware house Lott Numb^r fourteen, and Abigails house Lott Numb^r Seven and her ware house Lott Numb^r thirteen to be them and the heirs of their bodys Each of them forever.

Item I give and bequeath to my well beloved Wife Eliza Hill whom I likewise with my Son in Law George Marshall Constitute make and Ordain my Executrix and Exect of this my last Will and Testament, I Say I Give to my Said Wife all my Movable Estate both within dores and without as also all Debts Due to me of on kind and of another and also the Vse of my farm in the Town of Kittery and all belonging to it untill my Son to whom it is given Shall be of full age and then he Shall pay his mother five pounds p annum as is Expressed already and also I give her fifteen pounds p Annum as above to be paid by my Son Sam¹¹ Hill out of the Mills &ct given him as is already Exprest also She Shall have the Vse of my Dwelling house in Portsmth untill my Son Joseph be of age to receive it to whom I have given it and after he is of age and while his Mother liveth to let her have any room in Sd house She Shall Chuse to Live in while her Life remains as also if She hath accation to Sell & Dispose of one House & ware house Lott on the Bank and part of my Land According to a Draught annext to this my Will the house Lott number three the ware house Lott number Eighteen in Case She has no Occation to Sell the Same, Then they Shall be to Vse of my Son John Hill and his Heirs only forever.

Item I have given my Son in Law George Marshall his Portion already and hath it in his Possession And I do hereby utterly Disannull Revoke and Disallow all and every other former Testam^t Wills Legacies and bequests & Executors by me in any wise before Named Willed and bequeathed Ratifying and Confirming this and no other to be my Last Will and Testament.

In Wittness whereof I have hereunto Set my hand and Seal the Day and Year above written.

Signed Sealed and Declared

Sam¹¹ Hill (Seal)

By the Said Samuell Hill Senr to be his Last Will and Testm^t In psence of us the Subscrib^r Mary ffollett Mary Sherbvern James Jeffry

Probated 28 March 1723, by Eliz^a Hill only surviving Executrix, to whom Letters issued 2 April 1723.

Probate Office, 3, 104.

Portsm^o In Name of God Amen, this New Hampsh^r 21st Day of June 1721.

I Iohn Pickerin of Said Portsmouth being at present in Perfect memory and in Health Blessed be almighty God for it & Calling to mind the frailty of my Nature and ye Certainty of Death how Soon it May Please God to Call me of the Stage of this world I know not, I Do therefore make & Declare this to be my last Will and Testament Nulling & Revoaking and makeing Void all & all Manner of former

and other Wills by me Made Either Verbally or in writing and this to be taken for my last Will & Testament.

Imprimis I Comit my Soul into the Hands of Almighty God that gave it hopeing and beliveing in ye Lord Jesus Christ My Blessed Saviour and Glorious Redeemer for Salvation & Everlasting life & that he will for his great Mercys Sake pardon all my Manyfold Sins & Transgressions My body to be Decently Buried at ye Discretion of my Executor and Overseers hereinafter Named.

As for my worldly Estate which it hath Pleased Almighty God to bestow upon me I Do Will & Dispose of as herein after Expressed.

First I Give and bequeath unto my beloved Daughter Mary the wife of John Plaisted Esqr as an Addition to what I have allready given her and her Said Husband to make up her full Portion of what I Intend to bestow on her ont of my whole Estate More then what already given to Say the full half of that Point or Neck of land Called by ye Name of Ellens' Point that is to Say the full half of what Shall not be by me Disposed of in my life time also I Give her two house lotts of Land on my Neck of Land whereon I now live to be in breath on the high way or Street forty foot front and Sixty foot back each lott all which Lotts of Land both Ellenss's Point and on the Neck Shall be bounded out by My Executor in Conveniant time after my Decease and to be to my Said Daughter her Heirs assignes forever, and Whereas I formerly gave her forty foot of Land and a little house Near the burying Place and Sold a percel of Land to William Furnald on both Sides thereof Since haveing by Consent Disposed of Said forty foot to Said Furnald Do Order and Give unto my Said Daughter In Exchanging for that Said forty foot, forty foot adjoyning on the Westerly Side of aforS^d Lott home to the burying Place and Whereas there is about Such another Percell between Mr Langdons bounds and her Said forty foot I Give it to her and her heirs & Assignes from the High way home to the burying Place Provided She allow of my Sale to Said Furnald always Reserving a way to the burying Place Next Langdons bounds and Whereas my Son in Law John Plaisted has fenced in on the South Side and West End between or about Thirty or forty foot of Land more then I Gave him and his Wife there being a long Acco^t between him and my Self not yet Settled though I belive I owe him not one penny but rather he in my Debt, yet if he allow and Ballance all our Acco^{ts} then I freely give unto him and his Heirs & assignes forever all that Said Land So fenced in by him but if he Do not allow of and Ballance all Acco^{ts} as aforeSaid then My Executors & Overseers to make up all our Accompts & the Ballance to be paid to whom its due and the land to returne to my Executor.

2^d Whereas I formerly by Deed of Gift bareing Date the 26th of Sept^r One Thousand Seven hundred give unto my Son John Pickerin My Corn and Saw Mills at York & Land and Priviledges thereto belonging in York in the Province of Main in which Deed I Intailed what I therein gave but Reserved allways liberty to my Self to take of Said Intailment if I Saw Cause doe it haveing Duley considered thereof I Do Declare Said Intailment to be wholely taken of and absolutely Void wholly Null to all Intents whatsoever Never to Stand in force more then if it had Never been made.

3d Whereas My Grandson John Pickerin the Intended Heir to his Deceased Father John Pickerin My Natural Son Dece'd also is also Dead & left no Issue and Whereas his brother Thomas Pickerin whas to have what Estate I gave his father at York and his Dece'd brother at York in the Province of Main it So falls out that Said Father being so Indebted to Sundry Persons as also his Funeral Charges and his Wifes Funeral Charges all unpaid and Sundry legacyes to be paid which Cannot be done but by Selling Said Estate to Divide it in pieces Will Rven the whole I therefore being Executor to my Said Sons Estate haveing Duely Considered thereof haveing power in my Self for Disposing of above half of all the lands and one Mill and also as Executor to

my Said Son Dece'ds Estate and for the payment of all Just Debts & Legacyes to Dispose of the Same and think to be done According as I shall herein Express.

4¹⁹ And I have thought good and it is my Intention to Make Sale of all those Lands Mills &c^t that I Gave my Deceased Son and all my other lands & Mills Meadows that I Gave in Said York in Order to payment of Debts Legacyes & Funerall Charges & what Shall be Left to be Divided Amongst his Children.

519 And Whereas My Grandson Thomas Pickerin is the Intended Heir to his Deceased Fathers Estate at York my Advice Will and mind that he quit all Manner of right & Interest both for himself And his Heirs to all and every part of Said Estate And Stand to make Good and Confirm Whatever I Shall do or See Cause to be done there about in any Manner of Ways Whotsoever, I Say then & if he and his heirs So doing then I Give and bequeath to him my Said Grandson Thomas Pickerin my house wherein I Now live with the Land whereon it Now Standeth to the Well on the North East part the Land, I Gave his Deceased Father on the Northerly Side ye Westerly End to be Divided by a line between my New House and ye little house up to ye Land I Gave my Son also I Give and bequeath unto my Sd Grandson My two Corn Mills Saw Mill with all ye Utencels to them belonging with all ye Pond Streams of Water Dam and Everything Else to Sa Mill Dam or Pond belonging to be to him My Said Grandson and the Heir of his body Lawfully begotton forever to Say the Heir Male and if it Should happen that he dye and leave No Heir Male them my Will is and I Do hereby give all What I have given him as aforeSd unto my Grandson Samuell Pickerin and the Heir Male of his body Lawfully begotten & So to ye Heir Male from Generation to Generation and if any or Either of my Said Grandsons that hath No Heir Male have Children as Daughters they Shall Each of them have Such Legacyes given as may be paid not Wronging ye Estate that I have gave as May be

paid by the yearly Income of y^e Mills but their Father Shall Not give Such Legacyes as the Estate is not Capable of paying without being Detrementall to the whole And if Sam¹ Dye & leave No Heir Male the my Will is that Daniel have Said Estate and to be to him and his Heir Male as before Exprest to the other.

6^{1y} I also make my Grandson Thomas my Sole Heir and I Give him all my other Estate of Houses Lands Debts Dues & Demands whatsoever belong unto me here or any where Elce in the Country to him and His heirs Execut^{rs} or Adm^{rs} forever and what Shall not be Disposed of by him in his Lifetime if he leave No Heir Shall go to Sam¹¹ and his Heirs &c^t if Sam¹¹ leave No Heir as aforesaid them to Daniel and his Heirs if all these Dye and leave No Heir Male Then What I have Given to all or Either of them Shall Divided amongst the Females my Sons Daughters to be the first.

7^{1y} My Will is that if my Grandson Thomas take not up with this my Will as herein before Exprest that then What I have given him Shall go to Sam¹¹ and Daniel in y^e Same Manner as I have Exprest So from One to another and No other ways forever.

8^{1y} If I do not Sell Nor Dispose of that at York and Thomas take up with what I have given as before Specified that all what I Dispose Not of Shall go to Sam¹¹ and Daniel Pickerin & their Heirs Executors Administrators &ct on these Conditions that they pay or Cause to be paid unto their Sisters Deborah and Sarah Pickerin Seventy pounds apiece and also that Thomas See them paid Thirty pounds apiece to make up one Hundred pounds Apiece for their Portion And to Mary Sloper I Give one Lott of Land of forty foot front & Sixty foot back besides what her Father gave her to be bounded out by My Executor or that he pay her thirty pounds and Thomas my Executor or who I make Execut^r Shall pay out of my Estate here Thirty pounds to Deborah and Thirty pounds to Sarah Pickerin to make up

their Portion One hundred Pounds apiece as afore Said Sam¹¹ to Pay Seventy pounds apiece.

9th If I Sell Said Estate at York my Will is that Sam¹¹ Daniel Deborah and Sarah Pickerin Shall be paid their hundred pounds A piece all out of that Estate & all that Shall be left after ye Debts of their Father paid and his and ther Mothers funeral Charges Defray'd all ye Rest Shall be Equally Divided between them four, Thomas No part with them only to take Care it be done.

10: As for My houshold Goods I Give and bequeath unto Thomas Pickerin if he take up as before Specifyed my Feather Bed and what belongs to it Whereon I lye One Iron pot and one Plater and Whereas it was my S⁴ Grand Childrens Mothers Desire ye Children Should have all their Fathers Moveables of Houshold Stuff they Shall have all my Houshold Stuff what given Thomas Equally Divided amongst them to Say Deborah Sarah Sam¹¹ and Daniel Pickerin.

11th I Give and bequeath unto my Grandson Elisha Plaisted One house Lott on my Neck of Land butting on Some high way or Street to be forty foot fronting and Sixty foot Back to him & his Heirs & assignes forever.

I Give unto my Grandson James Plaisted One house Lot of Land ye Same bigness his Brother Elisha's is And on Same Street or way to be to him & his Heirs forever.

I Give and bequeath unto my Grandaughter Mary Phipps Twenty pounds besides ye lott of Land I formerly gave Her at ye End of her Fathers Lott Said Twenty pounds to be paid by my Executor as Soon as he can Possable do it.

I Give and bequeath unto my Dece'd Grandaughter Mehitable Gerrish her Son Now liveing with his Grand Father John Plaisted five pounds to be paid him in money when he Comes to age of Twenty one Years by my Executor.

I Give unto my Daughter Mary Plaisted the Wife of John Plaisted Esq^r five pounds p Year to be paid her by my Executor after my Decease every Year During her Natural Life out of the Mill in Corn.

Lastly I Make and Ordain my aforeSd Grandson Thomas Pickerin my Sole Heir and Executor to my Estate Willing him to See this my Will performed in all Respects if he take not up with this my Profer then I make my Grandson Sam¹¹ and Daniel My Executors to See every thing Performed as I have given in all Respects Praying my Son in Law John Plaisted & Cap^{tn} Thomas Phipps and the Rev^d John Emerson to be Aiding Assisting Advising My Sd Heir & Executor In ye Management of all ye Concerns as Specifyed in this My Will and that they and each of them take ys whole Care & Charge of my Said Estate and Manage it for the best Advantage of my Heir Untill he Come to Age to each of them I Give five pounds apiece to be paid out of my Estate In Confirmation here of I have herennto Set my hand and Seal the Day and Year abovesaid And Do Declare this to be my last Will & Testament I further add and it is my full mind and Will that if I Sell Not ye Estate at York ye whole Estate there of Mills Lands Priviledges Streams of Water and Every thing belonging to me their Shall fall into the Hands of my Grandson Sam¹¹ Pickerin and Daniel Shall have No part thereof but Shall be paid one hundred Pounds Money for his part thereof and Sam¹¹ to See it Paid as also Seventy pounds apiece To his Sister Deborah and Sarah Pickerin that done all the rest of ye Said Estate to be to Sam11 and His Heirs as before in this my will Specifyed forever & all that Estate to Stand Good for ye payment of all the three Legacyes (Vizt) Daniel Deborah & Sarah Pickerin One hundred Pounds apiece & Thomas to see all ye rest of this my Will Complyed within all respects. I further Say that he Shall have full Power to sell all my Estate only the house and Mill Stream of Water to the Mills belonging all this Stands Intailed forever but all the rest free and full Liberty to Sell and Dispose of as he My Said Heirs Shall See fitt allways

reserving and keeping ye Intailment good & Vallued forever.
Signed Sealed & Delivered John Pickerin (Seal)

In Presence of Benj^a Gambling John Sherburn Nathⁿ Lang Henery Bickford

Sworn to by attesting witnesses in New Hampshire 15 May, 1721. Probated 19 July, 1722. Inventory of so much of said Estate as lay in York County returned 10 Febry 1721-2, at £412: 5: 0, by Arthur Bragdon, Daniel Simpson and Joseph Moulton, appraisers.

Probate Office, 3, 107.

In the Name of God Amen This 21st day of March 17½ I John Pickerin of Portsmouth in ye Province of New Hampshr in New England Son of Capth John Pickerin of ye Same Place, being at Present of Sound Memory and Well Disposing mind though Very weak and Infirm in body And Calling to mind Certainty of Death and how Soon it may Pleas allmighty God me hence I know not I now Do make and Declare this to be my last Will & Testament Nulling and Revoakeing all Former and other Wills Verbal or in wrighting and this only to be taken for my last Will & Testament

Imprimis I Comit my Soul to God that gave it me hopeing and beliveing in ye Lord Jesus Christ my blessed Saviour and Redeemer for Salvation and that he Will for his Great Mercy Sake Pardon all my Manyfold Sins and Transgressions my body to be Decently buried at ye Discretion of my Executors herein after Named as for my Temporal Estate I Give Will and Dispose of as herein after Exprest (all my Just Debts being paid and Funeral Charges Defrayed) my Estate Shall be Disposed of in Manner Following

Whereas my abovesaid Father by Deed of Gift baring

Date the twenty Sixth day of Septr one thousand Six hundred in ve twelth year of his Majts Reign did Give and bequeath unto my Self Wife and Children a Certain Estate of Lands Mills and Stream of Water &ct as in Said Deed at large Expressed which Deed My Said Father Intailed Said Estate on my Children reserving Liberty to himself to Cutt of Said Intailment and leave to my Disposal to and Amongst my Children as I should See cause I Do therefore Declare that my Will is that all that Sd Estate given as aforeSd and my Now Wife She Shall have hold Possess and Injoy all her part as Specifyed in my Said Fathers Deed all ye rest Specifyed in Said Deed I Give and bequeath unto my Son John Pickerin and the Heir Male of his body Lawfully begotton on this Condition and I do Order my Son pay out of said Estate to his two Sisters Deborah and Sarah Four score pounds in four Years after my Decease for their part and Portion of Said Estate also my Will is that if my Said Son Should Dye leaveing No Heir as aforeSa then Said Estate given as aforesaid Shall fall Into the hands of my Son Thomas Pickerin to him and his Heir Lawfully begotton if he dye without Such Heir then Said Estate Shall fall to his Next Brother and his Heir as aforeSa and So from Son to Son As long as any of the Name and blood of ye Pickerins remain None being found of ye Males then to the Next of ye females Surviving the Males as aforesd

2^{ly} I Give and bequeath unto my beloved Wife Elizabeth My Dwelling house and the Lott of Land Whereon it Standeth Dureing her Natural Life & after her Decease I Give Said House and Land unto my Son Sam¹¹ and Daniel Pickerin to be Equally Divided between them after their Mothers Decease not before without her leave and Consent. I also Give unto my Said Wife the Vse of all my houshold Goods Dureing her life after her Decease to be Equally Divided Amongst my Children and if She Cause to Let either Child have its due Proportion before her Death She may I also Give her Liberty if Occation be that She Shall Sell a

Lot or two of Land for her Comfortable Subsistance and bringing up the Children to learning.

3^{ly} I Give and bequeath unto my Daughter Mary the Wife of Ambross Sloper to Say five pounds besides the Lot of Land I formerly gave her for her Portion.

4^{1y} The Land my father gave me about my house from the river up to the way at Westerly End of the Land be Divided Into two parts & a way of about twenty foot wide to go through the Midle of it from the river to y^e way at Westerly End and house Lotts on both Sides Said Way.

5^{1y} I Give and bequeath unto my Son Thomas Pickerin one house lot Next y^e Water side with the Priviledges of Said Water Side, Said Lot to be in bredth on y^e North Side of y^e Way fifty foot and One Hundred in Length from high Water Mark along Said Way Westerly to be to him his heirs Executors &c^t forever.

6^{1y} I Give and bequeath unto my Son Sam¹¹ Pickerin and Daniel Deborah and Sarah Pickerin each of them a house Lot of Land to be Laid out for bigness on both Sides ye Way Specifyed by their brother Thomas lot at the Discretion of my Executors and to be to them and each of them their Heirs Executors Administrators & Assignes forever.

7^{1y} As to What land I have at Kingstone and What land I have at York Not belonging to that Which I have Given to my Son leave to my Executors to Sell or Dispose of as they Shall See Meet for the bringing up my Children &c^t.

8^{ly} If more lots of Land left then what I have given I leave to the Discretion of my Executors how to Dispose of them and Dispose of amongst My Children to Say Sam^{li} Daniel Deborah and Sarah Pickerin I also Will that if Possable those Children be brought up to larning And the boys bound out to Some Good Trade.

9^{1y} I Do make my Honoured Father and beloved Wife Elizabeth whole and Sole Executor and Executrix to See this my Will Compleated within all respects for the Confir-

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mation hereof I have hereunto Set my hand and Seal this
28th day of March 1715
Signed Sealed & Declared to be
                                  John Pickerin Jun (Seal)
  My Will In Presence of Vs.
  Hugh Banfield
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his

John × Lang mark

his

John × Burton mark

Sworn to by two of the attesting witnesses 17 Sept. 1715, and Recorded in New Hampshire 18 Sept. 1715. Administration granted 10 May 1722. Inventory of 80 much of said estate as lay in York County returned 10 Feby 1721-2, at £386: 12: 6, by Arthur Bragdon, Daniel Simpson and Joseph Moulton, appraisers.

Probate Office, 3, 110.

In the Name of God Amen I Thomas Hayns of York in ye County of York, Knowing it is appointed for all men to die and finding my Self full of bodyly Infermities not Expecting but a little lime in this life make this my last Will and Testament being of a Sound Memory and in the first and Cheefe Place When near Approaching Change is Come by Death I humbly Resign my Soul into the hands of my Gloryfied Redeemer that gave it, and my body to ye Dust as it was in hopes of a Glorious Resurrection at ye Last day through the Merrits and Righteousness of the Lord Jesus Christ.

And as for the worldly welth that God hath given me my Will is that after my Decease My dear and Well beloved Wife Shall decently bury my body, and that she my Said wife Namely Lydia Hains Shall be ye Sole Executrix unto my Last Will and Testament and that She Pay all my Just Debts out of my Estate.

And I Will and bequeath unto my said Loving Wife Lydia Hayns after my Decease my funeral Charges and Debts being paid as abovesaid the over Plushage and remainder if any be I Do by these presents Give Grant and fully freely and absolutely make over and Confirm unto my said Wife all my whole Estate both Real and Personal both Land and Meadow Meadow Ground Dwelling house Barn out house in York or else where with all my Personal Estate of Chattels Cattle Sheep Swine or any and all my Moveables within dores and without with all the Rights and Priviledges and advantages and Appurtinances belonging to the Same or any Part or percel thereof or that Ever may Redownd unto ye Same or any part or parcel thereof or that Ever may Redound unto ye Same or any part or parcel thereof, Unto her the Said Lydia Hayns and her Heirs and Assignes for ever. To Have and to Hold and Quiatly and Peacably to Ocupie & Injoy the Same as a Good and Sure Estate in fee Simple to her and their only Vse bennifit and behoofe forever without any Intaile Legacy or any Incumberment Whatsoever. Wittness hereof I have hereunto Set my hand and seal of my own Voluntary free Will and Consent this Twentyeth day of June in ye Year of our Lord One Thousand Seven Hundred and twenty one In the Seventh Year of his Majtys Reign &ct

Signed Sealed & Delivered

Thomas Hayns (Seal)

in the presence of us as his
Last Will and Testament
John Ross
Abra^m Preble
his
Joseph × Hannay
mark

Probated 1 Oct. 1723. Inventory returned 28 Sept. 1723, at £279: 5: 0, by Abra Preble, Joseph Sayward and Jonathan Bane, appraisers.

Probate Office, 3, 112.

Know all men by these presents that I John Wells of Suffolk in old England Sould' in New England being by the Providence of God In a Sick and low Condition & Hapining Providentially into the hands of Elisha allen of York in vo County of York in ye Province of the Massat Bay in New England house Carpenter and Expecting to be taken Care of while I live and Provided I Dye with this Sickness Do make over and Confirm unto Elisha Allen By these presents all that I have to Witt my Chest and what is in it and my beds and beding Blankets and pillows and all my Wareing Cloths and Whatsoever belongeth unto me with about Ten pounds of money Due to me from ye Country or what it is be it more or less and if the Said Wells live to Gett up again to any Measure of Health then he doth promiss By these presents that he will make ye Said Allen full Satisfaction for his Troyble.

As Witness my hand and Seal this thirteenth day of Aprill In the Year of our Lord one thousand Seven Hundred and Twenty three And in the Nineth Year of our Lord George By the Grace of God of Great Brittian France and Ireland King Defender of the Faith &c^t his

Signed Sealed and Delivered

John Z Wells (Seal)

In ye Presence of Vs

William Pearce Sarah Ireland

Sam^{II} Donnel

It is to be Understood before Signing and Sealing that ye above Mentioned John Wells was in his right mind when he gave this Instrument and the Interlining in the thirteenth line was written And these are also to Signify that the reason of my altering of my former Will which I made and gave what I had to Mr Borman was because he took no care of but Let me Suffer Beyond reason.

Sworn to by two of the attesting witnesses 3 Oct. 1723. Administration granted to Elisha Allen 1 Oct. 1723. Inventory returned 3 Oct. 1723, at £9: 5: 6, by Richard Milbery, Joseph Ware and Edward Preble, appraisers.

Probate Office, 3, 133.

In the Name of God Amen I Robert Elliott of ye Town of New Castle in ye Province of New Hampsh Being in Good helth make this my last Will and Testament in Manner and Form as Followeth I Comitt my Soul to God hopeing in his Marcy and Christs Merrits to Injoy Eternal life and my body to be Decently Buried as my Execrs hereafter Named shall think Proper as for my Estate which God Hath given me, I Give as Followeth.

I make Ordain and Impower my Sons in Law Collo George Vaughan Cap^{ta} Timothy Gerrish and Maj^{or} Charles ffrost and Cap^{ta} Daniel Greenough Execut^{rs} of this my last will and Testament of my hole Estate after my Just Debts and Funerall Charges Paid.

I Give my Execut^{rs} Power to Receive all my Debts due by books as Bills and Bonds to be Divided between my four Daughters Children and I Give my Execut^{rs} out of Debts twenty pounds five pounds each.

I Give to Coll^o George Vaughan all my farms at Blew point with ye marsh and the thach bank of Crooked lane with Greefings land and Marsh and Collins Land and Marsh all Laying at Blew point.

I Give to Sarah Pepperrell and Margery Pepperrell Cape Elizabeth only Reserveing two Hundred Acres of Land to ye west Side of Robert Jordains house Formerly for Sarah Greenough and to her Heirs forever. And To ye two Children Sarah and Margery Pepperrell all ye Marsh that belongs to Robert Jordain at Spurwink and ye pond Marsh.

I Give to Cap^{tn} Timothy Gerrish and Sarah his wife and the Heirs borne of her my Island Called by y° Name of Champernown Island as by Deed Given them.

I Give Elliot Vaughan my farm at Dunston with ye Marsh and my Debt due from Wiggens.

I Give to Cap^{tn} Daniel Greenough and to Abigail his wife ye Heirs of her body my Dwelling house & wharfe and Gar-

den and all my land upon Great Island as by Deed Given him I Give to Sarah Greenough my farm at Spurwink and Marsh belonging to it.

I Give all my Plate to my four Daughters to be Divided Equally between them and all ye linnen in ye Great Trunk with my Wifes linnen in ye Chest Draws in ye Parler Beding and Sheets to be Divided Equall and Cattle and Sheep to be Divided Equall Excepting Two Oxen and two Steers to Robt Elliot Gerrish and all ye things that belong to ye farm that are in ye House and that James Joyce my be keept and Maintained Well as long as he lives with all Necessarys meat Drink Washing and lodging as long as he lives.

I Give to Robert Greenough my Rapier with ye Silver head and to Daniel his Broth my Cane Silver head

I Give to Elliot ffrost and Daniel Greenough and Abigail Greenough all my land that will fall to my Proportion of ye Comons at Kittery and their Heirs forever.

I Do Hereby Constitute and Appoint my loving Brothr Will^m Pepperrell Sen^r and Cap^{tn} John ffrost and Cap^{tn} John Hollicom and M^r Will^m Pepperrell Jun^r Overseers of this my last Will and Testament makeing Null and Void all former wills and Testaments.

And I Pray my over seers See this my Will Truly Performed I Publish and Declare this to be my last Will and Testament and Renounce all former Wills

In Wittness whereof I have hereunto Set my hand and Seal this Tenth day of Nov^r One Thousand Seven hundred and Eighteen and in the fifth year of y^c Reign of our Soveraign King George of Great Brittain 1718 ffrance and Ireland &c^t.

Entered before Signing & Sealing
I Give Bess Child Clear be freedom
at Twenty years Old, And Bess
her time three years after my
Death I Give Bess a heffer three

years old, and I Give my Cuzⁿ Hollicom a heffer of three years old Signed and Sealed In

Robert Elliot (Seal)

βsence of Vs. Sha^d Walton Jn^o ffrost John Morriss

Sworn to in New Hampshire 13 May 1718. Probated 7 July 1724. Inventory of property in York County returned 7 Oct. 1724, at £89: 11: 3, by William Pepperrell jun., John Dennitt and Ebenezer, More, appraisers. Debts due the estate from Joseph Young, Josiah Black, Mrs. Hollicomb, Mr Shirtlife and John Yetton.

Probate Office, 3, 145.

In The Name Amen I Charles ffrost of Kittery in the County of York Within the Province of ye Massachusets Bay in New England Esqr Being by Gods Providence Sickly and Weak in Body but of Good and Perfect memory and of a Disposing mind: Considering ye Uncertain Estate of this life & not knowing how Soon it may Please almighty God to Remove me out of this world Do Make Constitute ordain and Declare this my last Will & Testament in manner and form following herby Revoking and Adnulling all former Wills and Testaments by me Made Either by word or writing and first I Comend my Soul to God my Creator hopeing for Pardon of all my Sins and Everlasting Salvation through the alone merrits of Iesus Christ and after my Decease my Body to be Decently Buryed according to the Discreation of my Executors with the advice of my overseers hereafter named and as to my worldly Estate Shall be Bestowed as hereafter by this my Will is Expressed after the payment of such Iust Debts as are Due by me.

(1) Imprimis for the love and affection I have and bear to my wife Iane ffrost. I Give and Bequeath unto her all my Personall Estate of what kind or Quallity soever Except

what is hereafter Bequeathed In this my last Will and Testament, Desiring her to bring up my youngest son Eliot ffrost out of the Proffit or Income of ye Same untill he arrives to the age of twenty one years and after the Decease of my wife my Said Son Eliot to have and Enjoy the said Personall Estate with the Profit that Shall arise thereon to him his Heirs and assigns forever and in Case my Said Son Should Dye Before he arrives to the age of twenty one years that then the said Personall Estate after my wifes Decease to be Equally Divided amongst all my Children Sons and Daughters that Shall att that time Survive and in Case my wife Should Dye before my Said Son arrive to age as aforsaid that then the Said Personall, Estate to be Improved by my Two Eldest sons Charles and Iohn ffrost to the Best advantage for my Said Son Eliot untill he shall arrive to age as afforsaid they taking the advice of my Over Seers in the management thereof.

- . (2) I Give and Bequeath to my Eldest Daughter Sarah Pierce one Silver poringer marked with her maiden Name She having already Received two Hundred Pounds it Being her Portion.
- (3) I Give and bequeath unto my Daughter Mary ffrost two Hundred Pounds to be paid her out of my Personall Estate by my Executors with in Six months after my Decease in Bills of Credit and household goods atta Iust apprisement to be made by by my over Seers I also Give her a Silver Porringer marked with her Name.
- (4) I Give and Bequeath unto my Daughter Elizabeth ffrost two hundred Pounds to be paid her out of my Personall Estate by my Executors within twelve months after my Decease in bills of Credit and household Goods at a Iust apprisement to be made by my Over Seers I also Give her a Silver Porringer marked with her name
- (5) I Give and bequeath unto my youngest Daughter Abigail ffrost two Hundred Pounds to be paid out of my Personal Estate by my Executors when she shall arrive to

the age of Eighteen years or be marryed in Bills of Credit or house hould goods at a Iust apprisement to be made by my over seers I also give her a silver porringer marked with her name & if my said Daughter Should dye before She arrive to said age or be marryed that then the said portion allotted her to be Equally Divided between my other three daughters or to those that Shall Survive.

- (6) I will that all my Plate of my first Wifes name shall be Equally divided between my four afforsaid Daughters to witt, Sarah Mary Elizabeth and Abigail Except what is here after given in this my Will unto my sons.
- (7) I Will my Books of all sorts Shall be Equally Divided between my four sons: to witt Charles Iohn Simon and Elliot ffrost
- (8) I give and bequeath unto my Eldest Son Charles ffrost my Negro man named Hector my Silver headed leading Staff my best Plate Hilted Sword my Silver Tobacco Box my Seal ring my best plate hatband and after the Decease of my wife I give him my other Negro man named Prince and a Silver poringer marked with his Mothers name & mine
- (9) I Give and bequeath unto my son Iohn ffrost my Negro man named Pompey my best Rideing horse and furniture belonging to him my Pistolls and Holsters my other Plate hilted Sword my other Plate Hat band and four Oxen four Cows three three year old Cattle three two years old three yearlings and three Calves and after my wifes Decease I Give him a Silver porringer marked with his Mothers name and mine
- (10) I Give and Bequeath to my Son Simon ffrost my Watch my silver Seal two Silver spoons marked with my own name at length my Second horse and Comon Furniture and my Silver Hilted Seymater.
- (11) I Give and Bequeath unto my youngest son Eliot ffrost all my money in Silver and Gold of what Coin So ever and all my gold rings (Except my Seal ring) and my

steel Hilted Sword & after my wifes decease my negro boy Caled Cesar.

- (12) I Give the Church in Berwick my Small Silver Tankerd
- (13) I Give my Overseers five Pounds a Peace to be paid by my two Eldest sons out of what I have given them of my Personall Estate.
- (14) Whereas the Farm and Lands I now on at Sturgeon Creek in Kittery Containing about Six Hundred Acres more or less I will may be kept Intire without being broke to Peices Sold or go out of my Name and may Descend to the Heirs Male of my Son Charles ffrost and to his Heirs Male Successively forever and in Case of failure in ye line of my Son Charles then I will that my said Farm Shall Go to the Heirs male of my son Iohn ffrost and to his heirs male Successively forever and if there fails of Heirs male in my Son Iohn his line then my will is that my said Farm Shall Go to my Next Heirs male at Law in fee Tail and So Successively for ever. I do therefere give & Bequeath my Said Farm in manner and form following (Saving my wifes dower during life) that is to Say I give and Bequeath my said Farm with all the members therof together with the buildings thereon unto my Eldest Son Charles ffrost and Second Son Iohn ffrost that is to say my son Charles to have the north and Westerly part from the South East Corner of Mr Chadbourns meadow next the brook which runs through my meadow and So Runing Easterly up the brook till it Comes to the stone Bridge and then as the Brook is till it Comes to the dung hill field fence Crossing sa Brook and thence Continuing East as the fence now is till it Comes to ye Cross fence between the young Orchard & Said Dunghill field and Continuing by the Said fence till it comes to York lane So Called together with all my land to the northward of York lane afforsd for and During the Term of my Son Charles his Naturall life and after his Decease to Decend in fee taill as is above Described to ye next Heirs male Suc-

cessively in his line for ever & when they fail then my Will is the whole Farm aforsaid Shall be and Remain to the Heirs male of my Son Iohn in fee tail and so to ye heirs male in his line Succesively forever.

I Give and bequeath the Other Part of my Said Farm to witt the East and South Part to my Son Iohn ffrost. For and During the Term of his Natturall life and after his Decease to Remain to the Heirs male of my Son Charles and to his heirs male in fee tail Successively for ever as is above Described and if there fail of Heirs Male in the line of my son Charles then and in that Case the whole Farm to be and Remain to the Heirs male of my Son Iohn and So to the Heirs male in his line in fee tail Successively forever and if their fails of Heirs male Lawfully Begotten in both lines as I have Described, then the whole farm to Remain to the heirs male in fee tail of my son Simon and to his Heirs male Successively for ever and if their fail of Heirs male in the line of my Son Simon Lawfully Begotten, then my Whole Farm to be and Remain to my youngest Son Elliot and to his Heirs male Lawfully begotten in fee tail Successively for Ever so that my whole Farm after the Decease of my two Eldest Sons to witt Charles and Iohn my Will is that the Said farm be kept Intire without being Sold broke into parts or Divided and so to Continue from Generation to Generation Successively forever. My saw-mill and Priviledges of Cutting of Timber on the South and East Part of my farm together with the appurtenances belonging thereunto which lye within the Bounds of my Son Iohn his Part Shall be Improved Equally Between my said two Sons Charles and Iohn during the term of their Natturall lives and after their Decease to Remain and be an appurtenance to my whole Farm and go with the Said Farm forever.

- (15) I Give and bequeath my saw mill Standing on York Pond brook with the priviledges thereunto Belonging to my Son Charles ffrost and to his heirs ans assigns forever.
 - (16) I Give and bequeath to my Son Charles ffrost my

Farm I bought of Iames Chadbourn and Company known by the name of Stony brook farm Containing one hundred and fifty acres more or less Scituate in Kittery being bounded Northerly by Trustrum Harriss Easterly by York line Southerly by Capt Charles ffrost and Westerly by Stony or long marsh Brook with all the Priviledges appurtenances and advantages there unto belonging to him the Said Charles his Heirs and assignes forever.

- (17) I Give and Bequeath unto my Son Iohn ffrost and to his Heirs and assignes forever my farm at Berwick known by the name of Carrolina Farm Containing five Hundred and twenty acres in Both Parts more or less as laid out the 7th Ian^{ry} 1709 and the 26 Ianuary 1710 Saving liberty to my Son Charles of Cutting and Carrying of timber on that Peice last laid out as he Shall have occation for During his Natturall life.
- (18) I Give and bequeath all my Rights in the Comon and undivided Land within the Township of Kittery & Berwick whether by Purchase or other wise unto my two Sons Charles and Iohn that is to Say the two thirds thereof to my Son Charles and to his heirs and Assignes in Severalty for ever The other third part thereof I Give unto my son Iohn and to his Heirs and assignes in severalty forever.
- (19) I Give and bequeath unto my Son Simon ffrost all that my five Sixths part of a tract of Land Containing thirty four acres and half laid out to my father the 21. Iune 1682 near the head of maj^r Clarks Patten the other Sixth part belonging to my Brother Iohn ffrost As also a small tract of Land I have Laid out Since Joyning thereunto to him my Said Son Simon and to his heirs and assignes forever I also Give unto my Said Son Simon the five sixths part of ten acres of Salt marsh more or less Scituate in Cape porpus which marsh my father bought of m^r Ioseph Bolls as p his Deed bearing date the third day of April 1672: the other Sixth part belonging to my Brother Iohn ffrost to him the Said Simon his heirs and assignes for ever. I also Give my

Said Son Simon my Lott of Land lying and being in Portsmouth within the Province of New Hampshire which I Purchased of Cap^t Iohn Pickerin as p his Deed of Sale bearing date the thirtieth day of Octo^r 1697: to him the Said Simon his Heirs and assignes for ever.

- (20) I Give and bequeath unto my youngest Son Elliot ffrost all that my five Sixths part of a tract of Land Ioyning to the highway leading from Sturgeon Creek To Spruce Creek in Kittery which Land was Laid out to my father the 17 day of Ianuary 168% Containing thirty Acres the other Sixth part belonging to my brother Iohn ffrost to him the Said Elliot ffrost his Heirs and assignes forever I also Give and bequeath unto my Said Son Elliot ffrost all that my tracts or parcels of Land Lying in Sheeps gut River Between Sagadahok and Pemaquid which Land I bought of mr Iacob Clark and Alce his Wife of New Castle in the Province of New hamshire as appears by their Deed of Sale bearing Date Sixteenth of November 1719. with all the priviledges thereunto belonging to my Said Son Elliot his heirs and assignes forever.
- (21) My Farm I now live on at Sturgeon Creek in Kittery as is mentioned and Expressed in the fourteenth Chapter of this my will Shall and here by is Excepted, and the Remaining part of all my other Land given Shall be a fee Simple to be Disposed of as they to Whom it is Given Respectively Shall Seem meet But in Case any of my aforesaid Sons Should dye before they make any Disposition of their Respective parts or with out Lawfull Issue then and in Either Case the said lands Shall be divided between my other Sons or to their Heirs Respectively who then Shall Survive according to an act for the Settlements and Distribution of the Estate of Intestates unless they or Either of them or Either of their Heirs or assignes Respectively shall See Cause to Intail the Same or any part thereof as they or Either of them Shall think fitt.
 - (22) My will is that my Son Charles and my Son Iohn in

Consideration of what out Lands I have in this my will given them Shall pay with twelve months after my Decease unto my Son Simon the Sum of fifty Pounds apeice in bills of Credit and also to Supply him with Necessaryes untill he hath Perfected his Study at the Colledge according to the Discreation of my Overseers.

Lastly I do make Constitute and appoint my two Eldest Sons Charles and Iohn ffrost to be the Executors of this my Last Will and Testament Ordering them to observe & abide by this my will and I Do Desire my well beloved friends the Hon^{ble} George Vaughan and Iohn ffrost Esq^r and Cap^t Timothy Gerrish to be my overseers to advise and assist my Executors in the faithfull Discharge of their trust

In Wittness that this is my last Will and Testament I have hereunto set my hand and Seal the 24 day of September in Eleventh Year of his Majts Reign anno Dom 1724
Signed Sealed Published pronounced Charles ffrost (Seal) and Declared by ye sd Charles ffrost as his last will and Testament in the presence of us ye Subscribers.

James Grant
Samuell Small
Samuell Johnson
David Sawyer

Probated 5 Jan. 1724-5. Inventory returned 10 March 1724, at £10127: 03: 00, by Nicholas Shapley, John Dennett and Nathan Bartlet, appraisers.

Probate Office, 3, 153.

In the Name of God Amen.

I Iohn Leighton of Kittery in y° County of York in y° Province of the Massachusetts Bay in New England being Indisposed & Weak of Body but of Perfect mind & Memory Do make & ordain this to be my last will and Testament as followes Vizt.

Imp^{rs} I Recomend my Soul to God who gave it and my body to the Earth to be Decently Buried in Such maner as my Executrix hereafter Named shall Seem meet and as to what worldly Estate it has Pleased God to Give me I Give & Dispose in maner & form following Viz^t

Imp^{rs} I Give and Bequeath unto Oner my Dearly beloved Wife the Moiety or half part of all my Estate real and Personal During her life.

It^m I Give & Bequeath unto my Beloved Son William Leighton his Heirs & assignes for ever my homestead & all y^e Land thereto adjoyning with the Houses buildings & appurtenances thereto belonging also all my Land att Sturgeon Creek which I bought in partnership with Jo^shua Downing also Six acres of Heathy marsh also fourty acres of Land which is in Controversie with Captⁿ Shapleigh Excepting twenty acres which I hereafter Dispose of & two Acres of my home Steed in this my will to my Sons Iohn & Tobias Leighton.

It^m I Give & Bequeath to my beloved Sons Iohn Leighton and Tobias Leighton all my Part or Interest in the Tract of Land I bought in Partnership with m^r Robert Cutt with my part of the mill Stream and Appurtenances thereon also fifty acres of Land I Purchased of Major John Whiple & my part of fifty acres formerly belonging to my Sister Elizabeth Leighton Dec^d to them y^e S^d John Leighton & Tobias Leighton their Heirs and assignes for ever.

It^m I Give and Bequeath unto my Beloved son Samuel Leighton all that my Tract of Land on the North East side of Simon's his Brook So Called Containing one hundred Acres to him his heirs & assignes for ever

It^m I Give and Bequeath to my Sons John Leighton & Tobies Leighton Each of them one acre of my home Sted near the Meeting house adjoyning to the Country road to be laid out to them as my said Executrix Shall See meet and also five acres Each of them of y° fourty acres in Controversie with Captⁿ Shapley if it Should be recovered to be laid

out to them by my Executrix as afforsaid & five acres Each of my Land at Sturgeon Creek which I bought with Joshua Downing aforsa.

It^m I Give and Bequeath unto Oner my Beloved wife my land at Crooked Lane with my five acres at Sturgeon Creek & all other my lands in Berwick to be to her use During her life & at her Disposing among my Children as She Sees meet.

It^m I Give unto my Beloved Daughter Eliz^a Wentworth one Hundred Pounds and to my Daughter Mary Gerrish fifty Pounds to be paid them by my Executrix and also my Iust Debts and funerall Charges to be paid and Discharged by her.

And Lastly I Do appoint my Dearly beloved wife Oner Leighton to be sole Executrix of this my last Will & Testament and I Do Desire & appoint my beloved friend the reverend Mr Iohn Newmarch Mr Robert Cutt & mr John Addams to be overSeers of this my last will & Testament and to be assisting to my Executrix in Executeing the Same According to ye true intent & meaning thereof. In Testimony whereof I have hereunto set my hand and Seal this Seventh day of November Anno Domini one thousand Seven Hundred and twenty four Annoq R¹ R⁵ Georgii Magnee Brittaniee &ct Undecimo.

Signed Sealed and Declared by

John Leighton (Seal)

John Leighton afors^d to be his Last

Will & Testament in presence of us

John Rogers

Daniel ffogg

Joseph Hamond Jun^r

George Hamond

Probated 24 Dec. 1724. Inventory returned 1 Jan. 1724, at £2788: 01: 08, by John Addams, Daniel Fogg and Joseph Gunnison, appraisers.

Probate Office, 3, 159.

In the Name of God Amen

The Twenty ninth Day of February in the year of our Lord one thousand Seven Hundred and Nineteen twenty I William Rogers of Kittery in the County of York in New England yeoman being Weak in body but of Perfect mind and memory Thanks be given unto God Therefore Calling unto mind the Mortallity of my body and knowing that it is appointed for all men once to Dye Do make & ordain this my last will & Testament that is to say Principally and first of all I Give and recomend my Soul into the hand of God that Gave it and my Body I Recomend to the Earth to be Buried in Decent & Christian Maner at the Discreation of my Executrix Nothing Doubting but at the Generall resurrection I Shall receive the same again by the almighty Power of God and as Touching Such Worldly Estate where with it hath Pleased God to Bless me in this life I Give Demise and Dispose of the Same in the following manner and form.

Imprimiss I Give and Bequeath to Mary Rogers my Dearly Beloved Wife whom I Likewise Constitute make & ordain my Sole Executrix of this my last Will and Testament all my Estate real and Personall of Every kind Quallity and specia what soever and in all parts and Places Where soever the same shall be or may be unto my aforsaid Dearly Beloved wife and to her heirs & assigns forever and I Do hereby Constitute & appoint Capt. William Pepperrell Jun & mr Francis Pettigrove both of ye afors Town of Kittery to be my Trustees & OverSeers of this my Said Will and I Do hereby utterly Disallow revoke & Disannull all and Every other former Testaments Wills Legacies and Bequests Executrix & Executors by me in any wayes before Named willed and Bequeathed Ratifying and Confirming this and no other to be my last Will & Testament In Witt-

ness whereof I have hereunto set my hand and Seal the day and year above written

Signed Sealed Published

William (Rogers (Seal)

Pronounced & Declared by the said William Rogers as

his Last will and Testament in

the Presence of us the Subscribers

Margery Whittemore

Jane Pepperrell

Mary Dearing

Probated 10 April 1725. Inventory returned 21 April 1725, at £540: 7: 0, by Joseph Weeks, James Breeden and Joseph Curtis, appraisers.

Probate Office, 3, 160.

In the Name of God Amen the twenty fifth day of October Anno Domini one thousand Seven Hundred twenty and two I Nathaniel Keen of Kittery in the County of York in the Province of the Massachusets Bay in New England Carpenter being Aged and Weak in Body but of perfect mind and memory thanks be given to God therefore Calling unto mind the Mortality of my body Do make & Ordain this my Last will and Testament that is to say principally & first of all I Give and recomend my Soul into the Hands of God yt Gave it and my Body I recommend to the Earth to be buried in Decent Christian manner at the Discreation of my Executors & as touching Such Worldly Estate wherewith it hath Pleased God to Bless me in this life I Give Demise & Dispose of ye Same in the following manner & form.

Imprimis I Give & Bequeath to Sarah my Dearly Beloved wife the Sole use and Improvement of fourty acres of the Land whereon I do now Dwell together with my Dwelling house Barn & other houseing on the said Land & stock of Creatures household Stuff & all other my moveable goods

during her Naturall life for her Comfortable Support & maintenance & for the maintainance of my Daughter Abigail (Excepting and reserving out of the said Land that Land which I Shall hereafter in these presents give to my Daughter Lydia) and if it should so be that ye income of what I have herein given to my Said Wife be not Sufficient for her and my Said Daughters Comfortable Support & maintainance then my said Wife hath full Power & liberty by these Presents to Sell or dispose of So much of the Stock of Creatures or Moveable Goods as Shall be need full for their Comfortable Subsistance.

Item I Do hereby Confirm unto my well beloved Son Nathaniel Keen that Land which I have heretofore given him and I also Give to him and to the Heirs Lawfully begotten by his Body for ever after the Decease of my wife either the moiety or one halfe part of the land which I have herein given to Sarah my wife ye use of During her Natturall life or Else as many Acres as the said Moiety or half Shall Contain lying next to the Land which he now Enjoyes and Possesses he my Said Son Nathaniel to Choose which he will of them Provided and on Condition that he and his heirs as abovesd do with my Son Joseph Keen & his heirs after the Decease of my wife take Care of Support & Comfortably maintain my Said Daughter Abigail During her Naturall life the Charge there of to Equally born between them, and if my Said Son Nathaniel Should Depart this life and not leave any Legall Surviveing Issue to inherit what I have herein given him then my son Ioseph Kene and his Heirs Lawfully Begotten by his Body Shall Inherit & Enjoy ye Same for ever.

Item I give to my well beloved Son Ioseph Kene and to the Heirs Lawfully Begotten by his Body for ever fourty acres of Land lying next to the Land which I Have hereto fore given to my son Nathaniel to be Possest there of imediately after my Decease I also give to him and to the Heirs Lawfully Begotten by his Body after the Decease of my Wife the Moiety or one halfe part of the Land which I have Given her ye improvement of During her naturall life Provided and on Condition that he & his Heirs as abovesaid do with his Brother Nathaniel take Care of Comfortably maintain & Support my Daughter Abigail Keen during her naturall life the Said Ioseph & his Heirs being at half ye Charge thereof and if it Should so be that my sa Son Nathaniel after the Decease of my wife Should make Choice of ve land that lyeth next to the Land he now Possesses for his part instead of the moiety or one half part of that which my wife had the use of During her naturall Life then it is my will that my son Joseph resign the said Land to him & Give him Quiet Possession there of and that my said Son Ioseph & his Heirs as afforsd Enjoy and Inherit ye whole of that Land for ever which Sarah my wife had the vse of During her naturall life & what houseing Shall be on the land I have Given my wife the use of During her naturall life after her Decease Shall be Vallued by two or more men Chosen by my Said sons my son Ioseph Shall have the Housing paying the one half part of the Sum totall yt the Housing Shall be Vallued at unto my Said Son Nathaniel & his heirs and if it should So be that my son Ioseph Kene Depart this life and not leave any Legall Surviveing Issue to Inherit what I have herein Given to him then my said son Nathanel Keen & his heirs Lawfully Begotten by his Body shall Possess and Enjoy the same for ever.

Item I Give to my well Beloved Daughter Deborah Barter besides what I have already given her Six pounds in money to be paid her by my Executors.

Item I Give to my Beloved Daughter Lidia Kene & her Heirs for ever five acres of Land to be taken out of that Land which I formerly bought of m^r Robert Elliot but if she shall Se cause to Dispose of and Sell the said Land it Shall be to one of her above said Brethren & to none else & if She Should Depart this life and not leave legall Surviveing Issue to inherit the said Land then my Said Son Ioseph

& his Heirs as above s^d Shall Inherit it on Condition of his Conveying to & Possessing of my Said Son Nathaniel & his Heirs as abovesaid of two Acres & an half of Land next to the said Nathaniels Land I also Give to her ten Pounds in money to be paid her by my Executors

Item I Give to my well beloved Daughter Abigail Keen a feather Bed and furniture Belonging to it.

Item I Give to my well beloved Daughters Sarah Keen and Esther Keen ten Pounds in money to Each of them to be paid to them by my Executors.

Item I Give to my well beloved Grandaughter Mary Kene ten Pounds in money to be paid to her by my Executors.

Item I give to my well beloved Daughters aboves Deborah Barter Lidia Kene Sarah Kene Hester Kene & my Grandaughter Mary Kene all Such Stock of Creatures household Stuff & moveable Goods as Shall be remaining at the Decease of Sarah my wife to be Equally Divided between them.

Finally What ever Estate Both real and Personall I have vet remaining not Disposed of I Give to my two Sons Nathaniel Keen & Ioseph Kene and to their Heirs & assignes forever to be Equally Divided between them willing & requiring them to pay all my Iust Debts & my own & my wifes funerall Charges and the Severall Sums of Money in these presents Given and bequeathed. I Do Likewise Constitute make and ordain my sons Nathaniel Kene & Ioseph Kene my Sole Executors of this my Last Will and Testament & I Do also Desire and appoint my much respected friends Mr John Dennet & Mr John ffernald to be Overseers of this my Last will and testament that my Executors faithfully Perform the trust and Charge Comitted to them and and I Do hereby utterly Disallow revoke and Disannull all & Every other former Testaments Wills Legacies Bequests and Executors by me in any wayes before named willed & Bequeathed ratifying and Confirming this and this & no other to be my last Will and Testament In Wittness

whereof I have hereunto Set my hand and Seal the day and year above written.

Nathaniel Kene (Seal)

Signed Sealed Published pronounced

& Declared by the said Nathanell Kene as his last will and Testament in the presence of us the Subscribers.

John Dennet

the mark × Daniel Jones

Thomas rice

Probated 5 Jan³ 1724-5. Inventory returned 8 May 1725, at £705: 11:6, by John Fernald, Richard Gowell and Withers Berry, appraisers.

Probate Office, 3, 163.

Arundel August ye 28 1724.

The Deposition of William Huges & Ruth Huges of full age Saith that they heard Iames Fite Henry Say that he Desired to make a wife of Iennet McCulland and Some few Days before he was killed by the Indians and he told us that if he Should be taken away Suddenly it was his will and that he gave unto his Girl Iennet McCulland all the Estate he had and that the above sd Iames Fite Henry was at the Same time in his Majesties Service and that this Deposition was Comitted to writing within Six Days after it was known he was Killed by the Indians.

William W Huges

Sworn to 3 Nov. 1724, by William Huges, also 28 Jan. 1724-5, by Ruth Huges. Allowed in Court and probated 28 Jan. 1724-5.

Probate Office, 3, 163.

In the Name of God Amen The Twenty Eighth day of December one Thousand Seven Hundred & twenty four I Iames Emery of Berwick in ye County of York and within his Majts Province of the Massachusets Bay in New England Husbandman, being Very Sick & weak in body but of perfect mind & memory Thanks be given unto God, therefore Calling unto mind ye Mortality of my body & knowing it is appointed for all men once to die doe make & ordain this my Last will And Testament, that is to Say, principally & first of all I give & Recommend my Soul Into ye hands of God yt gave it, & my body I recommend to ye Earth, to be buried In decent Christian burial at ye discretion of my Executor & Executrix, Nothing doubting but at ye general resurrection I Shall Receive the Same again by ye Mighty power of God; And as touching Such worldly Estate wherewith it hath pleased God to bless me in this life I give demise & dispose of ye Same in ye following Manner & Form.

Imprimis: I give & bequeath unto Elizabeth my dearly beloved wife ye third part of my homeSted dureing her Natural life or widowhood & one Cow & the pastureing ye Cow, being at her own dispose.

Item I give unto my Son Thomas my homeSted pasture Land house, barns Orchard, & all ye profits priviledges & appurtenances forever with all ye Moveables within doars & without, he to pay all my Lawfull Debts & ye Legacies hereafter Mentioned out of my Estate, Namely to my Son Iames's Children Two Shilling apeace

Item I give unto my Son Samuel Five Pounds.

Item I give unto my daughter Margaret twenty Shillings unto my daughter Lydia twenty Shillings to my daughter Francis twenty Shillings, to my daughter Rebecca twenty Shillings to my daughter Elizabeth twenty Shillings & unto my daughter Lucretia twenty Shillings.

Item I give to my beloved wife Elizabeth aforeSd my Exe-

cvtrix & Iob Emery my Executor to this my Last will & Testament And I doe hereby utterly disallow revoak & disannull all & every other former Testaments wills Legacies & bequests & Executors or Executrixs by me or in any ways before Named Willed & bequeathed; Ratifying & Confirming this & no other to be my Last Will & Testament.

In Witness whereof I have hereunto Set my hand & Seal the day & year above written.

Signed Sealed published pronounced & declared by y° Same Iames Emery as his Last will & Testament In the presence of us.

her

Elizabeth × Abbot

her

Sarah × Abbot

mark

Iohn Broad Street

Probated 7 April 1725. Inventory returned 24 March 1725, at £214: 2: 10, by John Hupper, Walter Abbot and Joseph Hodgdon, appraisers.

Probate Office, 3, 167.

In the Name of God Amen.

The Eighth day of April Anno Domini one thousand Seven Hundred twenty and five I Andrew Haly of Kittery in the County of York in the Province of the Massachusetts Bay in New England yeoman being very Sick and weak in Body But of Perfect mind and memory Thanks be given unto God do make and Ordain this my Last will and Testament that is to Say Principally and first of all I Recomend my Soul into the hands of God that Gave it and my Body I recommend to the Earth to be buried in Decent Christian

Burial at the Discreation of my Executrix and as Touching Such worldly Estate wherewith it hath Pleased God to Bless me in this life I Give and Dispose of the Same in the following manner and form.

Imprimis I Give to my well Beloved Son Andrew Haly all that my Land that Lyes between Ioseph Willsons Land and Samuel Skillings Land Lying in Kittery in Spruce Creek which Land was formerly my fathers Andrew Haly Decd with the buildings that are now Standing on said Land and also a tract of Land which I have Lying in the woods by Ioseph Weeks and George Fenicks their Land as by returns on record in Kittery Town Book may appear he paying Such Sums of money as I Shall in these Presents here after Order him to pay and also to allow & Suffer his Brethren Samuel and Iohn Haleys twenty five Cords of wood to Each of them Samuel Hally to Cut and Carry of his twenty five Cords in Six years time and Iohn Haly to Cutt & Carry of his wood within ten years time from the above Said wood Land.

Item I Give to my well beloved Sons Samuel Haly and Iohn Haly the Land whereon I now live & Dwell and the housing that is thereon Standing to be Equally Divided between them that is to Say Samuel to have his half part of the Land that is below the High way Adjoyning the Land of Benjamin Hutchins Deceased and Iohn his half Part next to the Land of Peter Lewises, and the Land that is above the High way; Samuel Haly to have his half Lying to the Land of Peter Lewis and Iohn to have his half Part Lying to the Land of Benjamin Hutchins Deceased only reserving & Excepting the Fruit that Shall Grow on the orchard for my wife Elizabeth during her widowhood, they my Said sons paying Such Sums of money as I Shall Order them hereafter in these Presents. and the Housing to be Equally Divided between my Said Sons Samuell and Iohn Haly Excepting my wife Elizabeth her third in the above said Lands and housing during her widowhood, my Said Samuel and Iohn to be Possest of the Land and housing hereing given them when they Shall be of twenty one years of age.

Item I Give to my well beloved Daughter Elizabeth Haly fourty Pounds twenty Pounds to be paid to her by my Son Andrew Haly in money or Cattle at money Price the other twenty Pounds to be paid to her by my Said three Sons Andrew Samuel and Iohn in money or Cattle in Equal Shares at money Price.

Item I Give to my daughter Sarah Haley fourty Pounds twenty Pounds to be paid her by my Son Andrew Haley & the Other twenty Pounds to be paid her by my Said three Sons Andrew Samuel and John in money or Cattle in Equal Shares or parts at money Price.

Item I Give to my well beloved Daughter Rebeckah Haly fourty Pounds to be paid to her in money or Cattle at money Price by my Said Sons Andrew Samuel and Iohn Haley when She Shall be of twenty one years of age or marriage.

Item I Give to my Dearly Beloved wife Elizabeth whom I Constitute make and Ordain my Sole Executrix of this my last will and Testament during her widowhood all the fruit that Shall Grow on my Orchard and a third part of my Dwelling house and a third Part of the Income of my Lands above Specified together with all my household Goods Debts and moveable Effects and Stock of Creatures for her Support During her widowhood and the bring up of my Children and to pay my Iust Debts and what Shall Remain thereof after her Marriage or Decease to be Equally Divided among my Children And if any of my Children above Named Should Depart this life (before they Come of age or marriage) that then it is my will that my Surviveing Children shall have what I have in these Presents Given to the Deceased to be Equally Divided among Them

Finally I do hereby utterly disallow revoke and Disannull all and Every other former Testaments & wills & Executors in any wayes before Named and willed Ratifying and Con-

firming this and no Other to be my Last Will and Testament In Wittness whereof I have hereunto set my hand and Seal the day and year above written

Signed Sealed Published Pronounced Andrew Hally (Seal)

and Declared by the Said Andrew
Halley as his Last will & Testament
in the Presence of us the Subscribers
Gowen Willson
Samuel Skillin
Thomas Hutchins
his
John × Hutchins

mark

Joseph Webber

the Executrix 9 June 1727. .

Probated 13 May 1725. Inventory returned, 2 July 1725, at £1176: 16: 7, by Withers Berry, Gowen Wilson and Thomas Hutchins, appraisers. £4: 3: 0, additional returned by

Probate Office, 3, 200.

In the Name of God Amen I Iohn Banks, York in the County of York in the Province of the Massachusetts Bay in New England being Sick in Body but of Sound mind and memory Do make this my Last Will and Testament this • 22^d Day of December 1724.

First & Above all I Commit my Immortall Spirit into the hands of God as A mercifull Creator & Father in Iesus Christ my Dear and Only Redeemer, & my Body I Comit to the Dust Decently to be Buried in hopes of a Glorious Resurrection And then as to the worldly Estate that the Lord has mercifully Given me, after my Iust Debts & funerall Charges are Paid I Dispose of it in manner following

Imprimis. I Give unto my wife my Dwelling house and house hold Goods to be wholly at her Dispose.

Item I Give unto my two Sons Moses & Aaron Banks all my Lands Homestead & out Lands together with my whole Stock to be Equally Divided betwixt them they Paying to their Sisters as expressed in the next Article.

Item I Give & Bequeath unto my three Daughters Elisabeth Mary & Hannah thirty Pounds that is to say Ten Pounds to Each one of the three to be paid by my two sons out of the Estate hereby Bequeathed unto them the time of Payment to be on Demand.

Finally I make and Constitute my two Sons before named the Sole Executors of this my Last Will and Testament.

Signed Sealed Published

John Banks (Seal)

Pronounced & Declared to be
the Last Will and Testament
of the aboves Iohn Banks
by himself in Presence of
Samuel Moodey
Joseph Preble
his
Stephen × Preble
mark

Probated 8 April 1726.

Probate Office, 3, 204.

In the Name of God Amen I Daniel Goodin Sen of Berwick in the County of York in the Province of the Massachusetts Bay in N. E. Husbandman Being Weak in Body but of a Sound Disposing Mind and memory Do make and Ordain this my Last Will and Testament in Manner and form following hereby revokeing all Other Will or Wills heretofore by me made.

First of all I Give and Bequeath my Soul to God Placeing my only Trust in his mercy and the merrits of my Redeemer Iesus Christ: and I Comend my body to the Earth to be Decently buried by my Executor hereafter Named In hope of a Glorions Resurrection to life again. And as for such Worldly Estate which it hath Pleased Almighty God to Give me after my Debts and funerall Charges Is paid I Will and Dispose of it in ye following manner

Imprimis I Give and Bequeath to my Son Daniel Goodin five shillings to be paid in Bills of Credit: as also my Part of the Ten Acres of Meadow at Humphrys Pond to him and his Heirs forever.

Item I Give and Bequeath to my Son Miles Goodin five Shillings to be paid in Bills of Credit.

Item I Give and Bequeath to my Son Nathan¹¹ Goodin five Shillings as Also it is my will that the Land I Bought of Nicholas & Elizabeth Turbit Shall be to him & his Heirs for ever

Item I Give to my Son Samuel Goodin five Shillings to be paid in Bills of Credit.

Item I Give to my Son Iames five Shillings in Bills of Credit haveing Given him, a Cow Already reserved in My
Deed of Gift of Gift to my son Thomas to be to my Dispose.

Item I Give to my Danghter Margaret Hodsdon five Shillings to be paid in bills of Credit.

Item I Give to my Daughter Amy Goodin five Shillings to be be paid in Bills of Credit.

Item I Give and Bequeath to my Daughter Sarah Goodin one Cow being one of the three Cows Reserved to my Dispose in the Deed of Gift to my Son Thomas Goodin & also I Give and Bequeath five Shillings to her to be paid in bills of Credit.

Item I Give & bequeath to my Daughter Ann More five Shillings to be paid in Bills of Credit having Given her a Cow one of the three Reserved to be Disposed of in my Deed of Gift afors^a

Item I Give and Bequeath to my well Beloved wife all the rest of my Personall Estate not already Disposed of by my Deed of Gift Aforsaid that is to say All the household Stuff and the rest of ye Personall Estate not Disposed of to be to her Sole Use Benefit and behoof forever to be Disposed of at her Decease or in her life by will or other Instrument in writing According to her Pleasure

Item I Give my homestead to my son Thomas Goodin with the live Stock &c' As is more Particularly Exprest in ye fore ment^d Deed of Gift to him & his heirs forever he paying or Allowing my Said Wife half the Income of Said homestead.

Lastly I Constitute my Son Thomas Goodin my Sole Executor of this my Last will & Testament.

Appointing my Beloved Friends Deacon Iob Emery and Deacon Iohn Hupper Overseers of this my will whom I Desire to be Adviseing to my Said Executor and to have an Eye to the Execution of this my Last Will & Testament

Signed Sealed and Declared to be the Last will and Testament of me the Subscriber Daniel Goodin this. 12. Day of April Anno Dom: 1726 in Presence of.

John Hupper Iun^r

Daniel Goodin (Seal)

John Short

 $\underset{\text{the}}{\operatorname{Thomas}} \overset{\text{mark of}}{\underset{\text{the}}{\times}} \operatorname{Bragden}$

Probated 12 May 1726. Inventory returned, 19 June 1726, at £776: 4: 0, by Nathan Lord-James Grant and John Cooper, appraisers.

Probate Office, 3, 205.

In the name of God Amen The Twenty first Day of Aprill in the year 1726 I Moses Goodin husbandman being Verry Sick and weak in Body but of Perfect Mind and memory Thanks be Given Unto God therefore Calling unto mind the Mortallity of my Body and knowing that it is appointed unto all men Once to Dye. Do make and Ordain this my Last Will and Testament That is to Say Principally and

First of all I Give and Bequeath and Recomend my Soul into the hands of God that Gave it and my Body I Recomend to the Earth to be Buried in Decent and Christian Buriall by my Executrs nothing Doubting but at the Gennerall Resurrection I Shall Receive ye same again by the Mighty Power of God and as Touching Such worldly Estate wherewith it hath Pleased God to Bless me in this life I Give Demise & Dispose of the Same in the following manner & form

Imprimis I Give and Bequeath to my Beloved Wife Abigail one third part of my life Stock, with all my household Goods to be to her Sole Use and at her Absolute Dispose Togeather with the Use of my Dwelling house & the Land that Lyes to the Westward of the Way leading by My Said House towards York to be to her sole Use During her Natturall life with the Utensils and Instrumts for Husbandry Nesessary to Carry on her part of the Land

Item I Give and Bequeath to my Daughter Martha five Pounds to be paid in Province Bills in Two years after my Decease by my Execut^{rs} I haveing Given her a Cow & Calf already

Item I Give and Bequeath to my Daughter Patience five Pounds to be paid in Province Bills within Two years after my Decease by my Executors She having Already had a Cow & Calf.

Item I Give and Bequeath to my Daughter Mary five Pounds to be paid in Province Bills within Two years after my Decease She haveing Already had a Cow and Calf.

Item I Give and Bequeath to my Daughter Abigail ten Pounds to be paid in Province Bills within two years after my Decease

Item I Give and Bequeath to my Daughter Phebe five Pounds to be paid in Province Bills within Two years after my Decease haveing had a Cow and Calf.

Item I Give and Bequeath Elizabeth ten Pounds to be Paid in two years ofter my Decease in Province Bills. Item I Give and Bequeath to my Daughter Margaret ten Pounds to be Paid by my Exec^{rs} within two years After my Decease in Province Bills

Item I Give and Bequeath to my two Sons Moses and Aaron (whom I appoint the Executors of this my Last Will & Testament) to be Equally Divided Between them And to Enjoy in Severalty to them and their Heirs and Assigns for ever my Homestead Housing & Lands in Berwick and a forty Acre Lot on the Rocky hills and a Peice of Land of about Eighteen Acres At the Pipe Stave Hill with my Comon Rights in Said Berwick Together with the two thirds of my live Stock and the Remaining Utensills and Instruments of Husbandry hereby Obliging them my Said Two Sons their Heirs & Execut¹⁸ to afford and Provid fire wood for their Mother During her Widowhood In Wittness whereof I have hereunto Set my hand & Seal the Day & year above written.

Signed Sealed Pronounced & Declared by the Said Moses Goodin as his Last Will & Testam^t in y^e Presence of y^e Subscribers.

Moses
Goodin (Seal)

Signum

Job Emery John Goodin Thomas Alden

Probated, 12 May 1726. Inventory returned 9 June 1726, at £717: 8: 6, by Nathan Lord, James Grant and John Hupper, appraisers.

Probate Office, 3, 207.

In the name of God Amen the Twenty Seventh day of September 1725. I Nathaniel Tarbox of Biddiford being verry Sick and weak in Body but of Perfect mind and memory thanks be given unto God therefore Calling to mind the Mortallity of my Body & knowing that it appointed for all men once to Dye, Do make and ordain this my Last will and

Testament that is to Say. I first of all give and Recommend my Soul in to the hands of God that gave it and my Body I Recommend to the Earth to be buried in Decent Manner. As Touching worldly Estate I Give and Bequeath to Elizabeth my Dearly Beloved wife all ye Moveables within Doors and the Income of the Chattels To be hers for the Bringing up of ye Children the Principall to be Returned to the Children as they Come of Age Equall alike only Two feather Beds to my two Daughters and I Give unto my Eldest Son Ioseph Tarbox all my home Place. And all my out Lands I Give to my Other three Sons to be Equally Divided. A Child now unborn if it be a Son to be made Equal with ye other three Sons but if A daughter to be Equall with the Two Danghters As to Moneys that is to Come in with Bill & Bonds I Give unto my beloved wife willing her to Pay unto my Danghters Twenty Pounds Each one as they Come of Age. And further I will my Dearly Beloved wife to Distribnte unto hers & my Children at her Decease the Goods that is Propper for them to have that is to make Good unto hers & My Children both Moveables and other Incoms the Bringing up of the Children to be allowed. This is my Last will and Testament In Wittness whereof I have herennto Set my hand and Seal. I make & Ordain Eliza my wife & Humphry Scamon my Sole Execut. his

her
Elizabeth × Scamons
mark
Samuel Smith
Margrit Smith
the
Mary × Smith

Mark

Nathaniel Tarbox (Seal)

Probated, 20 May 1726. Inventory returned 2 May 1726, at £645: 09: 01 by John Gray, Ebenezer Hill and Richard Stimpson, appraisers.

Probate Office, 3, 210.

In the Name of God Amen! The Eighteenth Day of Iune 1726: I Iames Gray being weak in Body, though of a Sound Disposing mind, thanks be to God for it, Do make and ordain this my Last will and Testament Principally and first of all I Give and Recomend my Soul into the hands of my Blessed Redeemer and my Body to be Decently Buried by my Executrix hereafter named nothing Doubting but at the Gen¹¹ Resurrection I Shall Receive the Same again by younghty Power of God and as Touching Such worldly Estate wherewith it hath Pleased God to Bless me in this world I Give and Dispose of the Same in the following manner & form after my Debts and funeral Charge is Paid.

Imprimis I give to my well Beloved wife Martha all My Personall Estate to be to her Sole use & Dispose for Ever together with the thirds of my Real Estate During her Naturall Life.

Item I Give and Bequeath to my Son Francis the house and Land on which my Father and Mother Harlow now live to him and his Heirs for Ever he performing the Conditions to them I Stand Engaged in, or my Executrix for him & he also Paying Six Pounds to my Daughter Mary

Item I Give and Bequeath to my Son Moses one half of my home Stead Containing Fifty Acres in all that is to Say that Part of S^d home Steed I now live upon with the Houses and all the other Appurtenances to the Uper part or half belonging to be to him his Heirs & Assigns for Ever Togeather with Ten Acres adjoyning Laid out by my Father Harelow my Said Son Paying twelve Pounds to my Daughter Mary in Publick Bills of Credit.

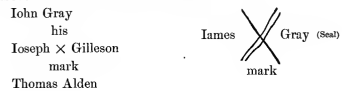
Item I Give and Bequeath to my Son Iames the other and Lower half of my Said home Steed next the River with all the appurtenances to him his Heirs and Assigns for Ever.

Item I Give and Bequeath to my Sons Tayler and Allexander the fourty acres at the Plains Between my House and Bricksom in York to be Equally Divided Between them to be to be to them & their Heirs for Ever

Item I Give to my Daughter Mary Eighteen Pounds in Bills of Credit to be Paid by my Sons Francis and Moses as aforsaid when She Comes of age Viz^t Six Pounds by Francis & twelve Pounds by Moses.

Finally I Constitute my well Beloved wife Martha to be the Sole Executrix of this my Last will and Testament hereby Revoaking all other will or wills by me made.

Signed Sealed pronounced & Declared to be the Last will & Testament of me the said Iames Gray ye Day & year above written before & in Presence of his



Probated 4 July 1726. Inventory returned 29 Dec. 1726, at £382: 0: 3, by James Grant, John Caopper and William Chadbourne, appraisers.

Probate Office, 3, 215.

In the Name of God Amen I Henery Cooms of York in the County of York in the Province of ye Massachusetts Bay in New England, being Weak in body through Infirmaties of old age but Sound in Judgment & memory Do make this my last Will & Testament in Manner and form as here followeth. first above all I Comend my Sperit into the hands of God my Saviour & my body to ye Earth Decently to be buryed by my Dear Wife Sarah whom I Constitute Ordain and Appoint Sole Executrix of this my last Will & Testament. And then as to my Worldly Estate I Dispose of it as Followeth.

Imprimis I Give & Bequeath unto my Cousin Sam¹¹ Inger-

son of Marbel Head all my land & Marsh on Rascohegon Island at Zachadehock bounded as is Expressed in my Deeds from David Oliver & his Son David for weh also I had a Patent from Palmer & West. The Conditions of this Gift or bequest to my Cousin above Named is this Vizt That he the Sa Sami Ingerson pay unto my Wife aboves Twenty pounds in passable paper Money Vizt Publick bills of Credit on the Provinces of New England And Ten pounds more unto Decon Samil Came & Deacon Peter Nowell of York to be Improved by ye Sd Nowell & Came towards the finishing ye New Meeting house in the Uper end of the Town of York aforesd or Towards the Support of ye Ministry there But if Sa Ingerson on sight of this my Will Shall not see good to fulfill ye Conditions here Expressed & Shall refuse or Neglect to Give Good Security to my Wife aforesd for the payment of ye Twenty Pounds as abovesd or Shall fail of Giveing fisent Good Security unto the Two Deacons aboves for ye Ten pounds as aboves upon the Sight of this my Will — Then I Do Give & Bequeath all my land & Marsh as above Discribed unto Deacon Came & Deacon Nowell abovesd by them Either to be Sold or reserved as they Shall Judge best for the Upholding & Maintaining of an Orthodox Ministr at the Upper end of ye Town of York abovesd They Vizt the Sd Came & Nowell unto my Wife Sarah abovesd Paying or percureing to be paid Twenty pounds in Province or Colloney Bills of publick Credit in New Eugland Or otherwise in Such provisions & other Nessassarys as My Said Wife Shall have Occasion for and at Such time & times as She Shall have occasion for her Comfortable Subsistance Dureing her natural life But if Deacon Came & Nowell abovesd Shall refuse to Accept of ye Sd Land & Marsh abovesd or ye Conditions aboves^d Then My Will is that my Wife abovesaid Shall pay unto the Sd Came & Nowell Ten pounds for the Use above Expressed & Upon her Doing so Vizt Giveing Good Security for the Said Ten pounds to Sd Deacons, Then I Do Give & Bequeath Sd land & Marsh on ye Island abovesd

unto my S^d Wife with all the Priviledges & Appurtinances thereof to her & her Heirs forever. Item I Give & bequeath unto my S^d Wife all y^e rest of my Estate whether psonal or Real & all y^t Shall be found honestly Due to me from all psons Whatsoever Perticularly that Seventeen pounds in Money W^{ch} about ten years Since I lent unto Thomas Card of York a Part of w^{ch} has been paid. his Signed Sealed Published

Pronounced & Declared by Henery Cooms abovesaid to be his last Will & Testament this 29th Day of Janry 1723 In psence of Nathaniel Whitteney Joseph Hoult Benja Smith

Cooms (Seal)

mark

Probated 29 Oct. 1725.

Probate Office, 3, 243.

This the last Will & Testament of William Larraby

First I Comit my Spirit to God that gave it and my body to the Earth to be decently buryed First I Give my wellbeloved Son Stephen Larraby my dwelling and land which Contains one hundred Acres with all my marsh or meadow my aforesaid son to pay all my Lawfull Debts, I Give to my Wife Kathrine Larraby the third part of my Estate I Give to my Eldest Daughter Bethiah Look Six pounds I Give to my Daughter Sarah Larraby one Cow and Calfe & Six pounds in money I Give to my Daughter Easter Larraby a heiffer of Two Years old and Six pounds in money I Give to my afores Son all my right and Interest in North, Also I Give to my Said Son the remainder of my Estate that is not Disposed of already. I Do also Appoint Said Son to be my Execut alls o

I Do Will that my Son pay the Legacys with three Years after Date hereof the money to be paid in Currant or Mowing land where I have Set to my hand and Seale this Twenty fifth day of Aprill one Thousand Seven hundred and Twenty & Seven 1727.

his
Signed Sealed & Delivered

William -Larraby (Seal) In psence of Ebenezer Emons mark his I also give to my daughter Sarah Thomas × Wormwood Larraby forty Acres of Land mark I Give to my Daughter Easter his Larraby forty Acres of Land Edward × Evens This was Interlined before mark Sin'd.

Probated, 8 Aug. 1727. Inventory returned 8 Aug. 1727, at £362:5:0, by Ebenezer Emmons, Thomas Wormwood and Edward Evins, appraisers.

Probate Office 3, 263.

In The Name of God Amen I Humphery Scamon of Kittery in the County of York in the Province of the Massachusetts Bay in New England Planter being well in body & of Perfect Mind and Memory make this my last Will & Testam^t in Manner and form as followeth I Committ my Soul to God hoping in his marcy through the Merritts of Christ to Injoy Eternal Life and my body to the Earth to be Decentely buried as my Executrix Shall See fitt and as touching Such worldly Estate wherewith it hath Pleased God to bless me with I give and Dispose of the same in the following Manner and form

Impris I Giue and bequeath unto my well beloved Wife all my moueables Estate within Dowres and without During her life for her Support & Maintainance and what is left after her Decease to my two sons to be Equally Divided between them Item I Giue and bequeath to my two sons Humphery aud Samuel Scamon all that Tract of land and Marsh at Sawco & Goose fear the Marshes to be Equally Divided between them the upland I give Humphery forty acres more then Samuel Humphery to have his part lowermust by the River Side as for my land at Dunstant I Give it Equally between them to Divided as they Shall See fitt all which Land & Marshs I give to them & their Heirs forever.

Item I Giue and bequeath unto my three Daughters Elizabeth Halye Mary Pudinton Rebbecca Billing fourteen pounds a peice to be paid them by my two Sons Humphery & Samuel Scamon

Item I Constitute make and ordain my two Sons afores^d with my wife to be Executors & Executrix of this my Last Will and Testament and I hereby Vtterly Disallow & Disonull all & Every other former testament and wills and legeces by me in any wayes before this Time made willed and bequeathed Certifying and Confirming this To be my last will and Testament I Do Desire & appoint my beloved friends Roger Dearing & Richard Cutt Sen^r to See this my will Performed In Wittness whereof I have hereunto Set my hand and Seal this Twelfth Day of March Anno Domini one thousand Seven Hundred and Thirteen fourteen

Signed Sealed & Delivered

the mark

In ye Presence of us.

Robert Elliot

Richard Cutt Jun^r

Humphery

Scamon (Seal)

of

Probated 28 Jan. 1727-8. Inventory returned 14 June 1729, at £792, by Paul Thompson Richard Stimpson and Daniel Smith, appraisers.

Probate Office, 3, 264.

In the Name of God Amen in ye first place I committ my Soul to God that gave it and my Body to ye Dust to be Decently Buried

Item my will is that my Son William administer on ye one half of my Estate after my Decease which I give unto his Son William when he Shall arrive to ye Years of twenty and one paying out to his Sister Elizabeth twenty pounds when She Shall arrive to ye Years of Twenty and one or before if She Marry, and if Both or either of these my Grand Children die under age then their father Shall have his or her parts for his own vse and Benifit.

allso I give unto my Sone William all my Stock and moveable Estate for Divers Reasons and ye money which Anthony Freeman is to give for two acres of Land which I have Promised him where his House Stands paying for it as Land goes other where and that my Son william Shall be at all ye Charge of my Present Sickness and funeral out of it,

also my Will is that my Son Joshua Shall have 3 piggs and five Shillings in money and that he administer on the other half of my Land which I give to his two Eldest Sons Benjamin and Jonathan when they Shall arrive to ye years of twenty and one and if these my Grand Children Shall die under age then it Shall go to the Rest of ye Sons and for the Division of ye Land my Will is that they Divide it lenght ways and that William Shall have the hovse and orchard in his part for his Son William and for Sarah my Wife my will is that Joshua pay her Yearly ten bushells of Corn and one Hundred weight of meat of what Sort She pleases and the one half of all other things which She Stands in Need of during her Natural Life here upon ye Forfiture of ye vse of the land and that my Son William also find her ye Same

Dowrey and at her Death Both to bear an Equal part in Decently buring of her his

William

 $_{
m his}$

 $w^m \times Beal$

mark

Sam^{ll} ffitts

his

Thomas × Hall

mark

Probated 1 Jan. 1727-8.

Probate Office, 3, 271.

In the Name of God Amen I Elizabeth Johnson of York in the County of York in ye Province of ye Massachusetts Bay in New England widow of Samuel Johnson late of self york Deceased being nery Sick & weak of Body but of Sound mind and memory do make this my Last Will and Testament

First I yield up my precious immortal Soul into the Hands of my most merciful Redeemer hoping in his merits alone for Pardon & Saluation & my weak & frail Body I comit to ye Earth to be Decently interred at the Charge of my Children or otherwise as ye Law directs hoping for a glorious Resurrection at the last Day by Jesus Christ who is the Resurrection and the life and as for Such worldly Estate as God has been bepleased in his Providence to bestow upon me I dispose of it as follows

Imprimis I give & bequeath unto my Daughter Ruth Young Eight Shillings to be Paid by my Son Benjamin within Two Months after my Decease

Item I give and bequeath to my Daughter Mary Willson the Small Trunk covered with Yallow Leather

Item I give to my Daughter Sarah Simpson Eight Shillings to be paid by my sa Son Benjamin within Two Months after my Decease

Item I give unto my Son Samuel Johnson one Ewe & Lamb.

Item I give & bequeath unto my Daughter Hannah Johnson the Feather bed yt I usually lie on with the Boelster Coverlett and one Pair of Blankets also my great Iron Kittle two Pewter Platers five pewter Plates and one pewter bason one pewter Quart Pot and all my wearing Cloaths & my Camblet Riding hood.

Item I give & bequeath unto my Son Benjamin Johnson all that is more then Twenty Acres of my part of ye Land I had in Partner Ship with my Sister Sarah Black on ye North East side of the Little River to him and his Heirs & assigns forever & one Cow one three year old Heifer & all my Younge Neat Cattle (Except one two Year old Heifer) & all my Sheep & Swine & a Part with my Daughter Keziah in all my Moveables not already bequeathed of what Kind Seever only the Saw Adse & Chizzells & two Augers I give to Benjamin alone as also the Chest.

Lastly. I give to my Daughter Keziah (whom I do hereby Constitute & appoint the Sole Executrix of this my Last Will & Testament) a part in all my Moveables not allready herein bequeathed to be Divided betwixt her & Benjamin as abovesd & the two year old Heifer above Excepted out of Benjamins part as also I give to st Keziah one large Pewter Platter In Witness whereof I have hereunto Set my Hand & Seal this Twelfth Day of July Anno Domini 1726, in ye Twelfth year of King Georges Reign The word [Younger] between line 30 & 31 & y° word [Keziah] between line 26 & 27 were Interlined before Singing. Signed Sealed Published

Johnson (Seal)

mark

Pronovnced & Declared by Elizabeth the within Named Elizabeth Johnson as her last Will &

Testament in Presence of us the Subscribers.

Jer: Moulton

her

Joanna × Grow

Mark

Jos: Moody

Probated 1 April 1728. Inventory returned 2 May 1728, at £100: 8: 6, by Joseph Banks, Joseph Sayward and Jos: Moody, appraisers. Additional Inventory of £6: 10: 0 returned 30 June 1729, by "Keziah Johnson alias Holman" executrix.

Probate Office, 3, 274.

In the Name of God amen the Twenty Ninth Day of March 1728. I Allison Brown of Arrundel in ye County of York Yeoman being uery Sick & weak in body but of perfect mind and Memory Thanks be given unto God therefore Caling unto mind ve Mortality of my Body and knowing that it is appointed for all men once to dye do make and ordain this my Last will and Testament that is to Say Principally and first of all I give and Recomend my Soul into the hands of God that gave it and my body I recommend to ye Earth to be buried in Decent Christian Burial at ye Discretion of my Executrix and Executors Nothing Doubting but at ye Generall Resurrection I Shall Receive ye Same again by ye Mighty Power of God and as Touching Such worldly Estate wherewith it hath Pleased God to bless me in this Life I give Demise and Dispose of ye Same in ye following Manner and form

Item I Do give unto my three Sisters viz Eliza Stagpole Mary Carr & Katharine Lassell four pounds a Peice to be paid to them out of my Estate at ye Discretion of my Executrix & Executors and I do also give unto my three Sisters Children that are now born to Each of them four pounds

a Peice as they Come to the age of one & Twenty years to be paid unto them out of my Estate at the Discretion of my Executrix and Executors.

Item I do give to my brother Andrew Browns Daughter Brown four pound Money to be paid out of my Estate when She Comes of age if She lives to that time.

Item I do give to my Dearly beloved wife Hannah the whole Improvement of all my lands mills moveables of any kind or Sort whatsoever within doares & without to be Improved to the best advantage as Shall be thought fitt by her & my Executors for her Comfortable Maintainance and ye bringing up my Children Andrew Brown and Eliza Brown untill they Come of ye age of one & Twenty years and my will is that my son Andrew Should be brought up to ye Colledge if it Can Possiably be Done by ye InCome of my Estate without wronging my wife & my Daughter.

Item I do Give unto my son Andrew Brown and to my Daughter Eliza Brown all my housing & Lands & other building to be Equally Divided between them when my son Cometh to ye age of one and Twenty Years Provided my Son be brought up to ye Colladge as aforesaid but if not then my will is that my Son Andrew Shall have two thirds of my land & buildings aforesaid & my Daughter one third part & no more and my will is and I do give to my wife Hannah and to my two Children all my moveable Estate to be Equally Divided between them three when my Son Cometh to ye age of one & twenty Years unto which Time my wife is to have the Improvement of ye whole for ye End as aforesaid I do Also give to my Dear Wife Hannah after my son Andrew Comes to ye age of one and Twenty Years one third part of the Income of my Estate During her Natural life to be paid her by my two Children according to what they or Either of them Injoy of it and I do appoint my wife to be Executrix with my father in law Mr Humphrey Scammon & Ensign Thomas Perkins whom I do appoint to be Executors to See that this my last will and Testament be Performed and I do hereby Desalow Revoke and Disanul all and Every other former Testament will Legacies & bequest and Executors by me in any ways before named Willed & bequested Ratifying and Confirming this and no other to be my Last will & Testament in Witness whereof I have hereunto Set my hand and Seal the Day and Year before Mentioned.

Signed Sealed Published

Allison Brown (Seal)

Pronovneed & Declared by y^e s^d Allison Brown as his last will & Testament in y^e Presence of us. Marston Cabot John Trewogy Joseph Adams.

Probated 1 May 1728. Inventory returned 27 March 1729, at £1241: 7: 0, by James March, Jabez Dorman and Jesse Town, appraisers.

Probate Office, 4, 2.

In the Name of God Amen June the 15th Day 1724 in ye Tenth of King George ouer Great Brittain &c I William Fernald Senr of Kittery in the County of York within ye Province of ye Massachusetts Bay in New England being Aged & in an ill habbet of Body but of Sound and Perfect Memory: (Praise be given to God for ye Same) & knowing ye oncertainty of this life on Earth and being Desirous to Setle Things in order, Do make this my last Will & Testament in Manner and form following that is to Say first and Principally I commend my Sonl to Allmighty God my Creator, Assuredly belieuing that I shall Receive full Pardon & free Remission of all my Sins & be Saved by ye Precious Death & Merits of my blessed Saviour & Redeemer Christ Jesus & my body to ye Earth from whence it was taken to

be buried In Such Desent & Christian Manner as to my Executors hereafter named Shall be thought meet and Convenient & as Touching Such worldly Estate as ye Lord in Mercy hath Lent me my Will and Meaning is, the Same Shall be Imployed & bestowed as hereafter by this my Will is Expressed: and first I do Reuoke Renounce frustrate and make Void all Wills by me formerly made, And Declare & Appoint this my Last Will and Testament.

Item I give & bequeath unto my Eldest Son William Fernald & his Male Heirs Lawfully begotten yt Island whereon I formerly Dwelt Comonly called or known by ye Name of lay clain Island with ye Dweling House & all out Housing Gardins orchards & all other yº Priviledges & Appurtenances thereunto belonging I having given him ye one half of sd Island when I first Left it & went over to ye Main to Live ye other half I give & Resign to him Now he paying me fifty pounds for ye Stage point According to a Greement, and to pay me one Hundred pounds more in Currant Passable money of New England at or before ye first Day of June Next Ensuing ve Date hereof and to Sumer me and my Wife Elizabeth During our Naturall lives Twelve Sheep Yearly: & to provide and bring in place at my house a Proportionable part of fire wood which I and y' Mother May have occation to Burn with ye rest of yr four Brothers Yearly During my & my Wifes Natural Life.

Item I give & bequeath after my & my Wife Elizabeth our Decease, unto my Two Sons Benjamin Fernald and Ebenezer Fernald & to y^r Male Heirs Lawfully begotten: My Homesteed ffarm Containing abovt Eighty five Acres of Land be y^e Same more or Less with y^e Dwelling house out housing & Barn Garden orchards and all other y^e Priviledges & appurtenances of one kind or another thereunto belonging or in any ways appertaining to them and there Heirs lawfully begotten forever and to be Equally Divided betwixt them y^e said Benjamin Fernald & Ebenezer Fernald they or their heirs lawfully begotten paying one Hundred pounds

that is to say Benjamin Fernald & his Heirs to pay to my Daughter Elizabeth Dearing or to her Children fifty pounds in Currant passable money in New England within ye Space of three Year Next Eusuing after my Decease and my Son Ebenezer Fernald & his Heirs to pay to my Daughter Temperance More or her Children fifty pounds in Currant passable Money of New England within ye Space of three Years Next Ensuing after my Decease Furthermore my Said Sons Benjamin & Ebenezer Fernalds Shall forthwith Repair and make up all ye fences about & belonging to the Said Farm and ye Dwelling house to be repaired by them so as to make it comfortable to Dwell in and Shall cut and make & house all ye fodder that Shall be growing on ye Said Farm this Present Year and also shall have ye use of ye oxen on ye said place this Present Year and then afterwards they Shall have ye whole farm and Stock of Cattle with ye oxen Yeilding & paying ye one half of ye produce thereof to me and my wife during our Natural lives Excepting & reserving to my own & my Wives use and Improvement during our Naturall lives the orchard that is on ye said Farm and my said Sons Benjamin & Ebenezer Fernalds shall plow plant & Sow and Manage ye Said Farm as any other person Might do If it were leased & rented out to them and my Said Sons Benjamin & Ebenezer shall provide & bring in place to my house their Proportion of fire Wood which I & my Wife may have occation to burn with the rest of their brethren Yearly during mine & my wives Natural life and after mine & my wives decease my abovesaid Sons Benja & Ebenez Fernalds Shall be possest Quietly & peaceably of ye whole farm with the orchard for ever on the Conditions above said the Said farm to be Divided in Equal Shares between them.

Item I give and bequeath to my Two Sons Nathaniel Fernald and Tobias Fernald and to their Male Heirs lawfully begotten by them all that my farm or Tract of Land with a Dwelling house and barn thereon lying & being at ye head of Spruce Creek in ye Township of Kittery forever ye Said

Farm Containing abovt one hundred acres be it more or less According as it is butted & bounded with all the Priviledges & Appurtenances there unto belonging to them & their Heirs forever after ye Decease of me & my wife to be divided between them my Said Sons in Equal Shares or portions. and I Do hereby order & appoint my Said Sons Nathaniel Fernald & Tobias Fernald their Heirs lawfully begotten by them to pay as followeth that is to say my Son Nathaniel Fernald or his Heirs Shall pay to my Daughter Margarett Cotton Deceased, her Children fifty pounds in Currant passable money in New England within ye Space of three Years Next Ensuing after ye Decease of me and my wife to be Divided in Equal Shares among them and my Son Tobias Fernald or his Heirs Shall pay to my Daughter Sarah Dam or her Children fifty pounds in Currant money in New England within ye Space of three Years Next Ensuing after ye Decease of me and my wife & further more my two said Sons Nathaniel & Tobias Fernald or their Heirs Shall provide & bring in place to my house their Proportion of fire wood which I and my wife may have occation to burn with ye rest of their Brethren during mine & my wives Natural Life.

Item I giue to my Daughter Elizabeth Dearing & to her Children fifty pounds in Currant passable money in New England to be paid to her or them by my Said Son Benjamin or his Heirs within ye Space of three Years Next Ensuing after mine and my wives Decease

Item I give to my daughter Temperance More & to her Children fifty pounds in Currant Money passable in New England to be paid to her or them by my s^d Son Ebenezer Fernald or his heirs within y^e Space of three Years Next Ensuing after mine and my wives Decease.

Item I give to y^e Children of my daughter Margret Cotton Deceast fifty pounds in Currant passable money in New England to be paid to them & Divided in Equal Shares among them by my Said Son Nathaniel Fernald or his Heirs within three Years Space after y^e Decease of me & my wife

Item I give to my Daughter Sarah Dam & her Children fifty pounds in Currant Passable Money in New England to be paid to her or them by my s⁴ Son Tobias Fernald or his heirs within y^e Space of three Years Next Ensuing after Mine and my wives Decease.

Item I give to my Daughter Lydia Fernald & to Such as Shall legally Represent her fifty pounds in Currant passable money in New England to be levied & raised out of my Estate not herein above or before Disposed off to be paid to her by my Executrix within ye Space of four Years Next Ensuing after my Decease

Item I Give to my Grandaughter Elizabeth More fifty pounds in Currant passable Money in New England to be levied & raised out of my Estate not herein above or before Disposed of & paid to her by my Executrix within ye Space of four Years Next Ensuing after my decease.

Item It is my Will & desire that whensoever it Shall please Allmighty God to call and remoue my selfe or wife or both out of this world by death that my five Sons William Fernald Benjamin Fernald Ebenezer ffernald Nathaniel Fernald & Tobias Fernald be at y° Charge of Decently burying us as they Shall Think fit and at y° place where I do appoint that is to Say Near the Barn on the Northerly End thereof in my home stead farm the Charge of our interment to be born in Equall Shars by my aboves^d Sons and their Heirs.

Item I Give to my Dearly beloved Wife Elizabeth Fernald all the remainder of my Estate both real and personal not in these presents or heretofore by me Disposed off wheresoever & whatsoever together with the one half of the incom or produce of my farm whereon I now Dwell & of my Farm at Spruce Creek above mentioned for her Comfortable Support during her Naturall life and to Dispose of as She in her prudence Shall See fit among our above Named Children & Grand Children or those that legally Represent them.

In Witness whereof I have hereunto Set my hand & Seal.

Memorand^m y^e word Sen^r of between y^e Second & third line & male between y^e Ninteenth & Twentieth line and y^e word Next between y^e twenty Eighth & twenty ninth line in y^e first page & male between the fourth & fifth line & pay to between y^e twelfth & thirteenth line in page 2^d and Grand Children between y^e twenty Sixth & twenty Seventh line in the fourth page were interlined before Signing.

Signed Sealed Published

William Fernald (Seal)

pronounced and Declared
by the said William Fernald
as his last Will & Testament
in Presence of us the
Subscribers.
M Hunking
John Newmarch
Tobias Langdon
Richard Cutt

Probated 2 Sept. 1728, Inventory returned at £ 2674: 15: 0 by Richard Cutt, Robert Cutt and Withers Berry, appraisers 25 Sept. 1728.

Probate Office, 4, 28.

In the Name of God Amen the Sixth day of January Anno Domini Seventeen Hundred and Twenty four/ 5 I Baker Nason of Berwick in ye County of York and within his Majestyes Province of ye Massachusetts Bay in New England house Carpenter being at present of perfect Mind and Thanks be Ginen unto God but Calling unto Mind the Mortality of my Body and knowing that it is appointed for All Men once to Dye do make and ordain this my last Will and Testament That is to say principally and first of all I Gine and Recomend my Soul into the hands of God that Gave it and my Body I Recommend to the Earth to be Buried in Decent Christian burial at ye Discretion of my Executre nothing

Doubting but at the Generall Resurrection I Shall Receive ye Same Again by ye Mighty power of God and Touching Such worldly Estate wherewith it hath Pleased God to Bless me in this Life, I Give Demise and Dispose of the Same in the following Manner and form—

Imprimiss I give and bequeath To Elizabeth my Dearly beloued wife the whole Income of all my Estate both of buildings and Lands both homested and out Lands to her own use During her Naturall life with all Moneables.

Item I Give unto my Three Sons Samuel John & Joseph all my whole Estate In houses barn orchard homestead out Lands and Meadow Ground to be Equally Divided among them only my Son Samuel to have the first Choice the funerall Charges and all Debts to be Paid out of ye Moveable if Sufficient if not out of my other Estate, and If Either of my Said Sons Should Dye without Issue then the Estate to Return to the other Sons Equally to them and their Issue forever and the Legacys hereafter Named Shall be paid Equally by my sa three Sons Samuel John and Joseph.

Item I give unto my Seven Daughters Patience, Elizabeth Sarah Hepsebeth Lydia Mary and Prudence and my Granddaughter Mary five pounds in Money, a pice to be paid Two Years after my Youngest Son Comes of Age.

Item I give unto my Grandson Stephen and to his Heirs for ever a Peice of Land about an acre joyning on the End of that Land his father Wood bought of Benjamin Nason up towards the High way Leading to Kittery and Bounded on an Elm Stump about West from the high way or howso-ever otherways Bounded. and I do hereby Constitute make and ordain my said wife Elizabeth to be my Executrix and my s^d Son Samuel to be my Executor to this my last Will and Testament of all and Singular Lands House Barn Living Messuage, and Tenements by me Possessed and Enjoyed and I Do hereby Utterly Disallow Revoke and Disannull all and Every other Wills Legucies and bequests and Executors by me in any ways before Named willed and

bequested Ratifing and Confirming this and no other to be my Last Will and Testament.

In witness whereof I have hereunto Set my hand and Seal the Day and Year above written.

Baker Nason (Seal)

mark

Signed Sealed Published

Pronovnced and Declared By the s^d Baker Nason

as his last Will & Testament

In ye Presence of us ye Subscribers

 $_{
m his}$

William × Hearl Jun^r

mark

Walter Abbott

John Bradstreet

Probated 30 June 1729, Inventory returned at £674: 19: 0 by James Grant, Benja Libby and Richard Lord, appraisers 9 Sept. 1729.

Probate Office, 4, 57.

In the Name of God Amen the Twenty Second day of September in the third Year of the Reigne of King Georg the Second Over great Brittian &ct Annoque Domini One Thousand Seven hundred and Twenty Nine I Gabriel Hambleton of Berwick in the County of York within his Majesties Province of the Massats Bay in N: England Yeoman Being by the providence of God in a Low Condition of Body as to health & not knowing how Soon it may please God to Remove me out of this world by Death and Considering the Mortallity of my body that I must Certainly dye — Do make and Ordain this my last Will & Testament in Manner following Vizt —

First I Give and Freely Surrender up my Soul to God that gave it to me hopeing for mercy from him in and Through Jesus Christ and my body I Bequeath to the Earth till the Resurrection Decently to be Intered as my Executrix hereafter Named Shall Think fit and as to Such worldly Estate as God has been pleased to Bless me with I Give and Dispose thereof as Followeth Viz^t

Imprimiss I Give and bequeath to Iudith my well beloved wife all my house and land where I now live with the Barn Orchard & Appurtinances For and Dureing the full Term of Tenn Years from the Date hereof And from the End of Said Term of Tenn Years from this Date my said Wife Shall have one halfe of my land where I live as aforesaid and all the House and halfe the barn for and Dureing the Term of her Widowhood But if She Shall Marry at any time after my Decease then She Shall have but only her Dower or thirds Dureing her life.

I also Give to my said Wife all all the Income of the Stock of Cattle and other Creatures that I shall have at my Decease Dureing the aforesaid Term of Tenn Years and at the End of Said Term the one halfe of the principal Stock and the other halfe to be my Son Jonathan and all other personal Estate of mine My s^d Wife Shall have dureing Said Term of Tenn Years and at the End of Said Term to be Divided Equally Between my Said Wife & my Said Son Jonathan.

Item I Give & bequeath to my Two Sons Gabriel & John Eighty Acres of Land in Berwick aforesaid at a place Called the great Hill which was Laid out to me by Virtue Grants made by the Town of Kittery to me & others of whome I purchased to Say Each of my Said Sons an Equall part thereof in Severalty to themselves their Heirs & Assignes forever

Item I Give & Bequeath to my Son Jonathan My housing Barn & Lands at the home place where I now live Excepting what I Shall Give to my Daughters Hannah & Mary out of the Same he my Said Son Ionathan to be possest When the forementioned Term of Ten Years is Expired of one halfe thereof & halfe the Stock of Creatures Moveable Goods being the personal Estate aforesaid & of the other halfe of the Said Real Estate at the Expiration of my Wifes Widowhood & life as is before Expressed and he my s^d Son Ionathan Shall pay to my five Daughters Namely Patience Kathrine Martha Margaret & Ollive Each of them Tenn pounds in money or Cattle at a Just Vallue within Twelve month's after the Decease of my Wife & the time of his haveing the whole of the Estate herein Given him

Item I Give and bequeath to Mary my Eldest Daughter by my Said Wife Iudith the Sonth End of the New part of my Dwelling house being the Biggest room & Chamber Over it to be possest thereof after the Decease of my Said Wife & the End of the Said Tenn Years Before Mentioned with the priviledge of passing in and out at the Door and up & Down the Stairs Together with the Ground it Stands on to her the Said Mary her Heirs & Assignes in Fee Simple forever

Item I give and Bequeath to Hannah my Eldest Daughter by my first Wife the North End of the New part of my Dwelling house being the least End of the Same & Chambrover it to be possest thereof after the Decease of my my Said Wife & the End of the Said Tenn Years before Mentioned She my Said Daughter Hannah and my Daughter Mary afores^d to have the Liberty & priviledge of the Door Entry and Stairs Equally Betwixt them & my Said Daughter Hannah Shall have the Land that part of y^e house Stands upon with the Said part of the house to Her, her Heirs & Assignes in Fee Simple forever.

Item I Give to my Daughter Patience one Silver Spoon & to my Daughter Kathrine a gold Ring which were my first Wifes.

Item Lmake Constitute and Ordain my Said Wife Sole Executrix of this my last Will & Testament hereby Utterly revokeing Dissannulling and Makeing Void and of none Effect all manner of Wills Legacies & Bequests by me before made Ratifying this & no other to be my last Will &

Testament In Wittness whereof I have hereunto Set my hand and Seal the Day abovesaid.

Signed Sealed Published

Gabriel Hambleton (Seal)

pronounced & Declared by the Said Gabriel Hambleton to be his last Will & Testament after ye words [and all the house and halfe the barne] in the first page & [with ye said part of the house] in the Second page was Interlin'd Presence of us Alexander Farguson junr Sam¹¹ Shory Iunr Noah Emery.

Probated 6 April 1730. Inventory returned 9 May 1730, at £726: 7: 0, by John Hupper, Job Emery and Nicolas Gowen, appraisers; to be added property at New London, Conn.; and personal estate £10: 4:—28 Feb. 1729-30, by Thomas Williams and Thomas Strickland, appraisers.

Probate Office, 4, 58.

In the Name of God Amen The Twentyeth day of Febry 172½ I Joseph Storer of Wells in the County of York in the province of Massachusetts Bay in New England Yeoman Being Aged and Infirm in Body But of perfect mind and memory thanks be to God For it Calling to mind my own Mortallity & Knowing that it is appointed to man once to Dye Do make and Ordain this my last Will & Testament That is to Say Principally and first of all I recommend my Soul into the hands of God who gave it & my body to the Earth to be buried in Decent Christian Buriel at the Discression of my Executor hereafter Named Nothing Doubting but at the General Resurrectiou I Shall receive the Same again by the mighty power of God And as Touching Such worldly

Estate wherewith it hath pleased the Lord to bless me in this life I Giue bequeath and Dispose of the Same in the Form, and manner Following Vizt Imprimis My Will & Desire is that all my Iust and Lawfull Debts be duely and Honnestly paid by my Executor hereafter Named & that they be paid out of my Moveable Estate.

Item I Give & bequeath to my Dearly Beloved Wife Hannah Storer the one halfe of my personal Estate to be at her own Disposall as also the one halfe of my Real Estate Vizt Housing Lands Meadow Mills barns Dureing her Natural life.

Item I Give to my beloved Son Ebenezar Storer one hundred pounds in Good Contrey pay to be paid to him by my Executor within Two Years Next after my Decease Over and above what I have already Given him.

Item I Give and bequeath to my beloved Son Seth Storer one hundred pounds in Good Countrey pay pay to be paid by my Executor within Two Years Next after my Decease Over and above what I have already given him.

Item I Give & bequeath to my Beloved Daughter Hannal Hammond Tenn pounds in Good Countrey pay to be paid by my Executor within Two Years Next after my Decease Over and above what I have already given her.

Item I Give & bequeath unto my beloved Daughter Sarah Colbourn Tenn pounds in good Countrey pay to be paid by my Execut^r within Two Years next after my Decease Over and above what I have already given her.

Item I Give & Bequeath to my beloved Daughter Mary St Germain Fifty pounds in good Contrey pay upon Condition that She return from under the French Government & Settle in New England Otherwise if She doth not returne Then I Give & bequeath to her the Sum of Tenn Shillings in Countrey pay to be paid by my Executor within Two Years Next after my Decease over and above what I have already given her.

Item I Give and Bequeath to my beloved Daughter Abigail Littlefield tenn pounds in good Countrey pay to be paid by my Executor within Two Years Next after my Decease Over & above what I have alread Given her.

Item I Give & Bequeath to my beloved Daughter Kezia Plummer tenn pounds in Good Countrey pay to be paid by my Executor within Two Years Next after my Decease Over and above What I have already given her

Item I Give & Bequeath to my beloved Son John Storer the One halfe of all my Real Estate Viz^t Housing Lands Meadow Mills barn Imediately att and after my Decease And the other halfe at and after the Decease of Hannah Storer my Dearly beloved wife to him and his Heirs of his Body forever And if he Should Dye without Isue I Give and Bequeath it to my Son Ebenez^r Storer and the Heirs of his Body & through Default of Isue in my Son Ebenezar Storer I Then Give and bequeath it to my Son Seth Storer and his Heirs forever And in Case my Son Seth Storer Should Dye without Issue Then my will is that it Shall return to my Daughters or their Lawfull Representatives to them and their Heirs forever

Likewise I Give & bequeath to my Son John Storer the one Moiety or halfe of my Personal Estate whether goods or Chattels bills Bonds or any Lawfull Debts to me due.

And I Do hereby Nominate Constitute and Appoint my Said Son John Storer to be the Sole Executor of this my last Will and Testament and Do hereby revoke and Dissannul all other former Wills & Testaments by me made & Do hereby Ratify and Confirm this and no other to be my last

and Testament In Wittness whereof I have hereto Set my hand and Seal the day & Year above written
Signed Sealed Published pronounced Joseph Storer (Seal)
and Declared by the abovesaid Joseph
Storer to be his last Will & Testament
In ye presence of us the Subscribers.
Samuel Hatch
Samuel Hatch jun'
Sam'l Emery

Probated 13 Feb. 1729-30. Inventory returned 20 Oct. 1739, at £1481: 8:0, by Samuel Wheelwright, Thomas Wells and Samuel Tredwell, appraisers.

Probate Office, 4, 67.

In the Name of God Amen The fourteenth day of Ian^{ry} in the year of our Lord one Thousand Seven hundred & Twenty Nine thirty I Thomas Millet of Falmouth in the County of York and province of the Mass^{ta} Bay in New England Cordwainer being weak of body but of perfect mind and memory (thanks be to God) Do make and Ordain this my last Will & Testament That is to Say Principally and First of all I Recommend my Soul into the hands of God who gave it: And my body to the Earth to be buried in a Decent Manner at the Discresion of my Execut^x hereafter Named and as Touching my worldly Estate I Do Dispose of the Same in Manner Following Viz^t.

I Give unto my Sons Iohn Millet Morrice and Thomas and to my Daughters Barsheba Elizabeth Mary Sarah Martha and to my Son in Law Iohn Curtise in behalf of his Wife to Each of them five Shillings to be paid to Each of you by my Executrix after all my Iust Debts & funeral Charges are paid. I Do Give and bequeath to my Wellbeloved Wife Martha Millet all my Estate both real & per-

sonal in the Town of Falmouth or Else where Together with houses Cattle Debts Houshold Goods &ct for and Dureing her Natural life and to be Disposed of by her to my Children as She Sees fit Either before her Death by Deed of Gift or at her Death by her Will and I Do hereby Constitute and Ordain my said Wife Martha to be my Sole Executrix of this my last Will & Testament hereby utterly Dissallowing Revokeing and Dissannulling all and Every other Will Testaments Legacies or Executors Ratifying & Confirming this & no other to be my last Will & Testament. In Wittness whereof I have hereunto Set my hand & Seall the Day and Year above written.

Signed Sealed Publish'd and Declared Thomas Millet (Seal)
by the Said Thomas Millet as his
last Will & Testament in presence
of us the Subrs
Mary Moody
Sam¹¹ Moody
Edmond Mounforth

Probated 2 March 1729-30. Inventory returned 8 May 1730, at £511: 7: 2, by Edmond Mountfort, Samnel Moody and Peter Walton, appraisers.

Probate Office, 4, 70.

In the Name of God Amen I Richard Gowell of Kittery in the Connty of York in the province of the Mass¹s Bay in New England Yeoman haveing upon me the Infirmities of old age being weak in body but of a Sound Disposing mind & memory and Calling to mind ye uncertainty of this life and that is Appointed for all men once to dye Do make & Ordain this Instrument in writing to be my last Will & Testament.

Impres I recommend my Soul into the Mercifull hands of

God who gave it & my body to the Earth to be buried in Such Decent and Christian Manner as to my Execut^{ra} hereafter Named Shall Seem meet And as to such Temporal Estate as it hath pleased God to bestow upon me I Give & Bequeath as Followeth Viz^t

Item I Give & bequeath unto Hannah my beloved Wife my whole personal Estate after my Iust Debts & funeral Charges are paid and the Legacies hereafter given the Remaind^r to be at her Disposing forever Besides her Dower in my house and lands Dureing her life.

If. I Give and bequeath unto my beloved Son Richard Gowell all my Houses and lands in the Town of Kittery afores^d upon part of which I now Dwell Containing abot Seventy Acres Excepting Twenty Acres out of the Same which I have already Given by Deeds to my Sons William & Ino Gowell to be to him the s^d Rich^d Gowell his heirs & Assignes forever.

It. I Give & bequeath unto my Sons William Gowell & Iohn Gowell & to my Danghters Tamisin Hunscomb Mary Hunscom Sarah Chase Hannah Tayler Lydia Adams Each of them Twenty Shillings besides what I have already given them.

If. I Give & bequeath my right in the Common & undivided Lands in Kittery or Berwick the one halfe part thereof to my Son Rich^d Gowell & the other halfe part Equally to be Divided between my Sons William & Iohn Gowell.

And Lastly I Do appoint my beloved Wife Hannah Gowell and my beloved Son Rich^a Gowell to be Execut^{rs} of this my last will & Testament/ In Testimony where of I have herennto Set my hand and Seal this fifteenth day of Decemb^r In the Third Year of the Reigne of King George the Second of

Great Brittian &ct Annoq Domini One Thousand Seven lun-

dred and Twenty Nine 1729 Signed Sealed Published and

Declared by Richard Gowell to be his last Will and Testament In ye presence of us.

Richard Kowell (Seal)

his

Joshua × Remick

mark

his

William × Wilson

mark

Ios: Hammond

Probated, 6 April 1730. Inventory returned 30 March 1730, at £ 375: 6: 0, by \dot{J} ohn Dennet John Fernald and Peter Staple, appraisers.

Probate Office 4, 74.

In the Name of God Amen I William Hearl Sen^r of Berwick in the County of York &c^t being thô Very weak in body Yet of a Sound and well Disposing mind Do make and Ordain This to be my last Will & Testament hereby Revokeing all former will or Wills by me made & Ordained.

In the first place I Commend my Soul to God in & Thrô Iesus Christ (hopeing for the pardon of all my Sins in his Blood) & my body to be decently buried & as to Such Outward Estate w^{ch} it hath pleased God to Give me I Dispose of it in the following Manner.

Imp¹⁸ I Give & Bequeath unto my Son Athrington Hearl all my Homesteed where I now Dwell Consisting of Housing & Land Upland and meadow with the Orchard fences and all the Previledges and Appurtinances thereunto belonging to him and his heirs forever As also Twenty acres of

wood land with the Appurtinances Near to Nath¹¹ Goodins land in Berwick afores^d it being my part of Thomas Spencers hundred Acres Lot to the Said Athrington Hearl & his heirs forever: As also I Give unto the Said Athrington Hearl all my life Stock of Cattle Sheep hoggs and horse Kind with all Utensills as Carts Chains Axes ploughs Sleds Yoaks & Whatsoever Utensills to the Said Homestead belongs or Appertains (Excepting what I Shall Give to my beloved Wife hereafter in this Instrument Mentioned.

Item I Give & bequeath unto my Sons Thomas & Iames Hearl a lot of land Containing fifty Acres lying in Berwick afores^d Near to Gillisons place to be Equally Divided between them to them and their Heirs forever.

Item I Give & bequeath to my Son Iohn Hearl Fve Shillings to be paid him by my Execut^r.

Item I Give & bequeath to my Son William Hearl Twenty Shillings to be paid him in paper Money within Two Years after my Decease.

Item I Give and bequeath to the Children of my Daughter Mary Hambleton Deceased the Sum of Twenty Shillings in in paper money To be Equally Divided amongst them to be paid within Two Years after my Decease.

Item I Give & bequeath unto my Daughter Margaret Lord Twenty Shillings in paper money to be paid within Two Years after my Decease.

Item I Give & Bequeath to my Grandaughter Patience Hambleton a featherbed & Bolster.

Item I Give & Bequeath Unto my Grandaughter Martha Lord One Featherbed and bolster.

Item I Give & bequeath Unto my Son Richard Hearl the Sum of Tenn pounds in paper money to be paid in Bills of publick Credit by my Executor when my Said Son Richard comes to the age of One & Twenty Years

Item I Give & Bequeath unto my Wellbeloved Wife Elesabeth One third part of my personal Estate to her and her Heirs forever Excepting what I have before given to my Grand Children As also it is my Will that my Said beloved wife Should have the Use of One third part of my Real Estate Dureing her Natural life & More Over It is my Will & Pleasure that my Executor Shall pay to my Said beloved Wife the Sum of Eight pounds Tenn Shillings in Bills of Publick Credit within Two Years after my Decease. Finally I Do hereby Appoint my loving Son Athrington Hearl my Sole Executor of this my last Will & Testament And I Do hereby Desire and Appoint that my Loving Friends M^r Humphrey Chadbourne & M^r Iames Grant would be Trustees & Overseers of this my last Will to See it duely Executed

Signed Sealed and Declared to be my last Will & Testament this Ninth day of August in the Year of King Georges Reigne Annoq Domini 1718 In presence off Ieremiah Wise Daniel Goodin Iohn Bradstreat

Will^m Hearl (Seal)

Probated 16 June 1730. Inventory returned 2 July 1730, at £110:7:0, by Joseph Hart, John Bradstret and John Hupper, appraisers.

Probate Office, 4, 85.

In the Name of God Amen The twenty fifth day of Iuly Anno Domini one thousand Seven hundred & thirty I Elihu Parsons of York in the County of York in New England Housewright being verry Sick & weak in Body but of good & Perfect memory (Blessed be God) & being apprehensive that I am not long to Continue in this Evil world & not Knowing how Suddenly it may Please God to call me hence & being desireous to Settle Things in Order to make this my last will & Testament in manner & form following Viz:

First & Principally I comend my Sperit into the hands of Iesus Christ my only Savour hoping for the Pardon of all my Sins Originall & actual & for Eternall Salvation through his Blood & Righteousness alone & my Body I comit to the Earth from whence it was Taken to be buried in decent & Christian manner as to my Executrix hereafter Named Shall Seem meet & convenient hoping for a glorious Resurrection thrô Iesus Christ who is the Resurrection and the Life and as to Such worldly Estate as God has been Graciously Pleased to bestow upon me I Order & Dispose thereof as followeth.

first I will that all those Debts & Duties as I owe in Right or Conscience to any manner of Person or Persons whatsoever Shall be well and Truely contented & Paid or Ordained to be paid within convenient time after my Decease by my Executrix.

Item I will Ordain & grant y^t my Trusty & Dearly beloved Wife Ruth Parsons Shall have the whole & Sole Improvement of all my Estate both Real & Personall of what Kind soever without any Exception whatsoever dureing her Naturall Life for her own Support & bringing up of my Children.

Item I give & bequeath unto my five Daughters Ruth Hannah Elizebeth Mary & Susanna Parsons Each of them forty pounds to be paid them by their Bretheren in Manner as is hereafter Provided.

Item I give & bequeath unto my Son Iohn Parsons all that my Land & Meadow with the Dwelling House & Buildings thereon where I lately Dwelt on the Southwest Side of York River bounded North Easterly by the River South Easterly by Land of Andrew Grover South Westerly by Land of Andrew Grover aforeS^d & north Westerly by Land of Iabez Blackledge & Ebenezer Blazedell To him & his heirs & assignes from & after the Decease of his mother Ruth Parsons aboue S^d thence forth & forever.

Excepting about four Acres of Salt marsh & thatch

ground hereafter more Particular Described. He the S^d Iohn Parsons Paying to my Daughters Ruth & Hannah Parsons each forty pounds & to my Daughter Elizebeth Parsons twenty pounds within Eighteen months he shall come to have the S^d Land In his Possession.

Item I give & bequeath unto my two younger Sons Joseph & Elihu Parsons my Tract of Land which was formerly my Fathers Home Place cont about twenty two acres & that Tract of Land at the head thereof cont about thirty Acres which was granted to my Broth Iohn Parsons Deceas'd by the Town of York & the whole bounded as follows Viz: South westerly by the Road from York Meeting House to the Upper ferry North westerly by the Land formerly Iohn Prebbles Deceas'd now in the Possession of Nathaniel Donnell Iun South Easterly by Land of Lieut Daniel Simpson & North Easterly by Land of Sam Prebbles part of the Town Comon.

Also about four Acres of Salt marsh & Thatch Ground at my upper place which is herein before Excepted out of my Eldest Son Johns Portion Sd marsh to begin at the Point Called Log House Point & so runing up Including all the Marsh & thatch Ground to the Place where my Broth^r Nicholas Cane Some Time made Fish. The Sa Tract of Land & Marsh to be Equally divided betwixt the Sd Ioseph & Elihu Parsons According to Quantity & Quallity & to be held of them & their Respective Heirs & assignes in Severalty from & after the Decease of their Sd mother Ruth Parsons thence forth & forever The Sd Ioseph Parsons paying to my S^d Daughter Elizebeth Parsons the Sum of twenty pounds, being the Remainder of her Portion & to my Sd Daughter Mary Parsons the Sum of Thirty pounds & my Sd Son Elihn Parsons paying to my Sa Daughter Mary the Sum of ten pounds & to my Sd Danghter Susanna Parsons the Sum of forty pounds within Eighteen months after they take Possession of their Land &c.

I do Nominate & appoint my Sd Wife Ruth Parsons the

Sole Executrix of my last will & testiment here written Giveing unto my S^d Executrix full Power & authority to bargain Sell & Convey all or any part of my Lands or Grants of Land (not herein before Expressly bequeathed) unto any person or Persons whatsoever as She Shall think fit the Sum or Sums of money coming thereby to be applyed towards paying my just Debts & bringing up of my Children. In Witness whereof I have here unto Set my Hand & Seal the Day & year afore mentioned.

Signed Sealed Published pronounced & Declaired by the
afore named Elihu Parsons
to be his last will & Testament In Presence of us.
Gowing Wilson
The mark of
Bithiah × Curtis
her
Deborah × Wilson
mark
Jos: Moody

The words (how) line 71 & the word (dureing her Naturall life) line 27 & the words (Andrew Grover afores^d] line 36 on the Other Page were Interlin'd before signing & four words in s^d line 36 obliterated

his

Elihu & Parsons (Seal)
mark

Probated 5 Jany 1730. Inventory returned 2 Oct. 1730, at £ 1464: 2: 0, by Daniel Simson, Jonathan Bean, Ebenezer Cobourn, appraisers.

Probate Office, 4, 92.

In the Name of God Amen I Ebenezer Allen of Falmouth In the County of York In New England being in good health of Body and of Sound & Perfect mind and memory praise be therfor given to Almighty God: do make and Ordain this my present Last will and Testament in manner and form following that is to Say first and Principally I comend my Soul into the hands of Almighty God hopeing through the

Merrets Death and Passion of my Savour Iesus Christ to have full and free Pardon & forgiveness of all my Sins and to Inheret Everlasting Life and my Body I comit to the Earth to be Decently Buried at the Discretion of my Executor hereafter Named and as Touching the Disposition of all Such Temporall Estate as it hath Pleased Allmighty God to bestow upon me I give and Dispose thereof as followeth: First I will that my Debts and funerall Charges Shall be paid and Discharged: Item I give unto my well beloved Wife all my Estate both real & personall within Doors and without both here and Else where with all and Every thing or things that doth belong unto me or might or Ought to belong unto me unto her and to her Disposing. Item It is my will and Desire that my Sd wife or her heirs Shall Defend and Recover all my Lotts and Rights of Lands scituate in the Township of St Falmouth which may be Recovered in Law or wherever it may be found and leve Mary Allen my true & well beloved wife my full and sole Executrix of this my last will and Testament and I do hereby Revoake Dissanull and make Void all Former Wills and Testaments by me heretofore made in Witness whereof I the Sd Ebenezer Allen to this my last will and Testament do Set my hand & Seal this first Day of April in the third year of the Reign of our Sovereign Lord King George the 2d and In the Year of our Lord God 1730

Signed Sealed Pronounced &

Ebenr Allen (Seal)

Declared by the S^a Ebenezer
Allen of his last will and Testament In the Pressence of us
the Subscribers.
John Armstrong
Thomas Woodberry
Joshua Woodberry

Presented by Mrs Mary Allen alias Mary Noble, 5 Jan. 1730.

Probate Office, 4, 106.

In the Name of God Amen the twenty third Day of Febry Anno Domini one thousand Seven hundred & thirty I Robt Mitchell of Kittery in the County of York within the Province of the massechusts Bay in New England Tavern Keeper being Sick and weak but of Sound & perfect memory (praise be given to God for the Same) and knowing the Uncertainty of this Life on Earth and being desireous to Settle things in order Do make this my last will and testament in manner & form following: that is to Say first and principally I commend my Soul to almighty God my Creator assuredly believeing that I shall recieve full pardon and free Remition of all my Sins & be Saved by the Pretious Death and merrits of my blessed Saviour & Redeemer Christ Iesus and my Body to the Earth from whence it was taken to be buried in Such Decent & Christian manuer as my Executrix hereafter named Shall be thought meet and Convenient and as Touching Such Worldly Estate as the Lord in mercy hath given me my will and meaning is the Same the Same Shall be Implyed & bestowed as hereafter by this my will is Expressed and first I do Revoake renounce frustrate and make Void all wills by me formerly made & Declair & appoint this my last will and Testament Item I give and bequeath unto my Son Rog^r Mitchell ten Shillings to be paid him Six months after my Disease by my Executrix hereafter Named

Item I give and bequeath to my son Rob^t Mitchell five Shillings to be paid as afore Said by my Executrix.

Item I give and bequeath to my son and Daughter W^m and Mary Kearswell five Shillings to be paid as afore Said by my Executrix.

Item I give and bequeath to my Son and Daughter Mannaren & Sarah Baile five Shillings to be paid as afore Said by my Executrix.

Item I give and bequeath to my son and Daughter Sam-

ø

uel & Elizebeth Grenough five Shillings to be paid as afore Said by my Executrix and I do hereby Nominate and appoint my beloved wife to be Sole Executrix of this my last will & testament who is Called Sarah Mitchell and I do hereby give and bequeath unto my Said beloved wife Sarah Mitchell all my other Estate both real and personall of what Kind & quality Soever or wheresoever Shee paying all my Iust Debts & funerall Charges and all the Remainder of my Estate both real & personall whatsoever & wheresoever I give and bequeath the Same to my Sa beloved wife & to her heirs & assignes forever In Witness whereof I have hereunto Set my hand & Seal ye Day & year first Above written Signed Sealed and Pronounced

Robt Mitchell (Seal)

this to be his Last will & testament in the Presence of W^m Pepperrell W^m Wentworth Martha Racklyest

Probated 11 May 1731. Inventory returned 1 June 1731, at £429: 11: 0, by George Berry, Thomas Allen and George Fenix, appraisers.

Probate Office, 4, 107.

In the Name of God Amen Rich^d Coller of Falmouth in the County of York in the Province of the Massechussets Bay in New England marriner being very Sick & weak in Body but of Perfect mind & memory thanks be given to God Therefore calling to mind the mortality of my Body and Knowing that it is appointed for all men once to Die do make & Ordain this my last will & Testament: that is to Say Principally and first of all, I give and Recommend my Soul into the hands of God that gave it, and my body I Recommend to the Earth to be buried in Decent & Christian manner at the Discretion of my Executrix; nothing Doubting

but at the Generall Resurcction I shall recieve the Same again by the almighty Power of God. and as Touching Such worldly Estate wherewith it hath pleas'd God to bless me in this life I give Demise & Dispose of the Same in the following manner & form:—

 ${
m Imp^{rs}}$ I will that all my Iust debts and funerall Charges be paid & Defrayed within Convenient time after my Decease

Item I hereby give & bequeath all my Estate real & personall of every Kind quality & Specia whatsoever and in all places wheresoever the Same Shall be or may be unto my well beloved Wife mary Coller, and to her heirs and assignes for ever: and do Ordain and Appoint ye said mary Coller to be my Sole Executrix of this my last Will & Testament: and I do hereby Disallow Revoak & Disannull all and every other former Testament Will or wills Legacies & Bequests by me in any way before Named willed & bequeathed Ratificing & Confirming this and No Other to be my last will and Testament In Witness whereof I have hereunto Set my hand & Seal this twentieth Day of Feb^{ry} Anno Domini one thousand Seven hundred & twenty three four.

Signed Sealed Published & Declaired

Richd Coller (Seal)

by Rich^d Coller to be his last will and Testament in y^e Presence of us Samⁿ moody John Gray Edmund Mountfort

Probated 10 March 1730.

Probate Office, 4, 109.

In the Name of God Amen ye twenty Eighth day of April in the year of our Lord one thousand Seven hundred and thirty one I Alexander Forguson of Kittery in the County of York Yeoman being Sick and weak yet of perfect mind

& memory and not Knowing how Soon it may please God to remove me out of this world do make and Ordain this my last will and Testament.

first Recomending my Soul to God its Maker and my body to the Earth to be Decently Interred at the Discretion of my Executrix (hereafter Named) hopeing for Salvation in and through Iesns Christ and as touching Such Worldly Estate as it hath pleased God to bless me with in this life I give & bequeath the Same in Manner Following Viz:

Imp^r I give & bequeath to my Son Daniel Forguson one Shilling in Money and my Raper.

Item I give and bequeath to my Son Alexander Forguson my long Gun.

Item I give and bequeath to my Son Eleaser Forguson all my Addition Grants both of the homestead where I live & of the little mill lott all the land that does or may belong to me by Virtue of those grants and one half of my Comon Rights in Kittery & Berwick as the Same is Stated & Proportioned or as the Same may be Stated and Proportioned to say the one half of all the Right Title Interest & Inheritance that I have or Ought to have of in & to the Comons & undivided Lands in the Towns of Kittery & Berwick the Said Grants Lands & comon Rights as afore Said to him ye Said Eleaser Forguson his heirs and assignes for ever; I also give him my Short Gnn.

Item I give and bequeath to my Son Iohn fforgnson the Other half part of all my Right & Title Interest & Inheritance as aforeS^d of in and to ye Comons & undivided Lands in the Towns of Kittery and Berwick as it is or may be proportioned to him the Said John Forguson his heirs & Assignes for ever.

I also give to my Said Son Iohn my musket.

Item I give and bequeath to my Daughter Mary Forguson one Shilling besides ye ten pounds Reserved for her in the Deed which I gave to my Son Alexander.

Item I give & bequeath to my Daughter Sarah Forguson one Shilling besides ye ten Pounds Reserved for her in the Deed which I gave to my Son Alexander

Item I give and bequeath to my Grand Daughter Iane Gowen the Child of my Daughter Elizebeth Gowen Deceas^d one feather Bed to be Delivered to her by my wife when She y^e Said Iane Shall be Eighteen years old or married or Sooner if my wife See fitt Dureing which time my wife shall have y^e Use of it and I leave it with my wife to determine which Bed y^e Said Iane Shall have/ I also give & bequeath to the Said Iane five pounds to be paid to her in Curr^t money of New England when she is Eighteen Years of age or married or Sooner if my wife See fit Dureing which time my wife shall have y^e Use of it to her Self.

Item I give and bequeath to my well beloved wife Elizebeth Forguson (whom I hereby Appoint Executrix to this my last will and testament) all & Singuler my Cattle Horse Kind Sheep Swine Goods Debts wares Effects & things Moveable Even all my personall Estate of what Kind or quallity Soever they be she paying ye Severall Legacies before mentioned in Convenient Time or at the times mentioned to them to whom ye Sd Legacies Shall be due and she paying my Debts and funerall Charges in Convenient time after my Decease and my will and Pleasure is that Nothing in this my will or my wifes Exceptance of the Same Shall any ways hinder my Said wife from haveing the thirds of ye Lands which I have made over to my Sons Daniel and Alexander here to fore but she Shall be Entitled to the Same dureing life as if this will had not been made And I the Said-Alexander Forguson do hereby utterly Disallow revoake & make voide all and every former and other wills Testaments Legacies & Bequests & Executors by me made Either by word or writing Declairing this and no Other to be my last

will and testament In Witness whereof I have here unto Set my hand and Seal ye Day aforesaid Signed Sealed Published Alexan^{der} Ferguson (Seal)

Pronounced & Declaired by
the said Alexander Forguson
to be his last will & testament
in Presence of us
Henry Snow
Zachriah Emery
James Forguson
Noah Emery

Prohated 4 Oct. 1731. Inventory returned 2 Nov. 1731, at £159: 19: 3, by John Heard, Rich's Thurla and Noah Emery, appraisers.

Probate Office, 4, 113.

In the Name of God Amen I Ioseph Pribble of York in the County of York in the Province of the Massachussets Bay in New England Yeoman being Sick of Body but as yet Blessed be God of Sound mind & memory Do make this my last will & Testament in manner following First and above all I Comitt my Soul in to the hands of God my Maker & Redeemer and my Body to the Earth to be decently buried by my Executrix hereafter mentioned and then as to my Worldly Estate which a bountifull God has Graciously given me I dispose of it in manner following

Imprimis I give & bequeath unto my Loving & faith full Wife Ann Prible one third part of my Personall Estate forever & the Improvement of one third part of my Real Estate dureing her Naturall Life She Acquitting all Interest in that two hundred pounds hereafter given to my five Children which I had by my former Wife.

Item I give and bequeath unto my five Elder Children Viz: Hannah Mary Nehemiah Elisebeth Bithiah two hun-

dred pounds Equally to be divided among them and to be forthwith paid out of my Bonds & to be improved for their best advantage by the advise of my Overseers hereafter Named & to be Delived to them at the Time of Marriage or Sooner as my S^a overseers Shall think best.

Item I give & bequeath unto my Eldest Son Nehemiah a full double Portion of my whole Estate not herein before disposed of to be taken in Lands as the Estate Shall be Apprised by three Indeferent men to be appointed by my over seers Fifty Acres of his S^d Double Portion to be Set of to him when he shall come to be of the Age of twenty one Years & to lye on the Southwest Side of my home Stead adjoyning m^r Stones Land to begin at the End next the Sea thirty poles in Breadth and So to run back the Same breadth till fifty Acres be compleated to be then apprised as afore S^d.

Item I give and bequeath unto my Son Ioseph Preble one full Portion or Share and an half Share of all my Estate to be taken in Lands & to be Sett of to him when he Shall come of the Age of 21 years.

Item I will and bequeath unto Each of my Daughters one full Share or equall Portion of my Estate twenty pounds thereof to be paid to Each of them by my Executrix at ye Age of Eighteen Years or time of marriage & the Residue when my youngest Child if a Son Shall be of the Age of 21 years and if a Daughter of the Age of Eighteen years.

Item My will is that all my Children be brought up out of my Estate the Sons till they come to y^e Age of twenty one years and the Daughters to the Age of Eighteen years or time of Marriage.

Item It is my will that if the Child with which my Wife Now goeth Should be a Son He shall have an Equal Share with my Son Ioseph that is one full share and an half of my Estate to be taken in Lands when he comes of Age as afore S^d.

Item It is my will that if either of my Sons shall Se Canse to sell his Land herein bequeathed or any Part there of his Brother or Bretherin Shall have the Refusall at the Price that three Indeferent men shall then Value it at but they shall sell to no other Person whatsoever.

Item It is my will that my Sons shall have Liberty to take that Part of Land to be allotted to their Sisters which shall lie most Convenient to them Respectively they paying to their Sisters within three Years what the Same Shall be apprised at when the rest of my Estate is apprised as afore Said but if my Sons Shall refuse to Purchase the same as afore Said then their Sisters Shall Dispose of the Same as they Se Cause.

Item It is my will that all the Lands herein bequeathed to my sons as afore Said or that Shall be Sold one to the other as afore S^a Shall desend to the Heirs mail of their Bodys Lawfully begotten for ever & in failure of Heirs male then to be Equally Divided among the Females Lawfully begotten as afore S^a.

Item It is my will that my well Beloved Wife Ann Prible be & I do hereby appoint her to be the Sole Executrix of this my Last Will and Testament.

Item I do hereby Nominate & appoint my Trusty Friends Samⁿ Came & Ioseph Moody Esq^{rs} & M^r Samⁿ Milbury to be the Over seers to Councell and Advise my Executrix with respect to the Execution of this my last Will and Testament & to end all Diferences that may arise relating to the true Intent & meaning of this my last will and Testament and any Clause or Article theirin & if either of my S^d Overseers should dye then I do desire & empower the two Survivers to appoint another in his stead and the Determination of the Said Overseers or any two of them I do hereby order to be a finall End of y^e S^d Disputes relaiting to the Premises.

Lastly I do hereby revoak any former will by me made I do hereunto set my hand and Seal April 24^{th} 1732

Signed Sealed Published pronounced Joseph Prible (Seal) & declaired by Joseph Preble above

named as his last Will & Testament The words Yeoman

my Forthwith whole before equall to each of on the First Page & on this Page the words or Brethering respectively to be shall or that shall be Sold by one to ye other as aforeS^d interlined & five whole lines on this Page obliterated before Signing in Presence of us

John Sayword Abill Goodwin Sam^h Black John Millbury

Probated 10 May 1732. Inventory returned 11 May 1732, at £2613: 15: 6, by Richard Milberry, Benj Stone and Abiel Goodwin, appraisers.

Probate Office, 4, 122.

In the Name of God Amen I Jeremiah Monlton of York in ye County of York in ye Province of ye Massachusetts Bay in New England Expecting Daily my Great Change by Reason of ye many Infirmities of old age which I find Continually increasing upon me altho at Present Blessed be God I am in health & of sound Indgment & Memory and knowing that it is my Duty to Set my House in order, and willing as much as in me lies to Prevent Contention & the Said Fruits thereof Between my Dear Children after my Decease and to this End looking up to heaven for Guidance in So Important an affair I Do Revoking & Nulling all other & former Wills & Testaments by me made now make this as my Last Will and Testam[‡] in Manner and form as followeth.

First and above all I committ my Precious & imortal Soul into the hands of my faithfull Creator & Mercifull Redeemer Desiring to be found in Christ having on his Righteousness not my own and my Body I Comitt to ye Earth Deceantly and in Christian Manner to be Buried by my Executors hereafter Mentioned in hope of a Glorious Resurrection to Life Eternal and then as to that Worldly Estate which God

hath Mercifully given me I Dispose of it in Manner Following.

Imprimis I give unto my only Joseph Moulton all that my Farm on which he Some Time Since Lived Together with all the Priviledges Common Rights & Appurtenances thereunto Belonging (Excepting Twenty acres hereafter Given to my Grand Son Abel Moulton Eldest Son of s^d Joseph Moulton) with which Farm aboveSd I give and bequeath all y^e Housing whether dwelling Honse Barns &c: that now Stands on Said Farm I Do also bequeath unto my Said Son Joseph all my upland Lying in that Part of y^e Town Called Scotland Extending as far As york Bridge

Item: I Give and Bequeath unto my Son Johnson Harmon and mary his Wife my only Daughter all that my home Stead on which I now Live about Ten acres be it more or Less Together with my now Dwelling House as also my Ware-house & Barns on Said Home Place Excepting only ye use of one half of my sd Dwelling House to my beloved Wife Alice if She Shall See Cause to Dwell in it and as Long as She Shall Please to make use of it &c: I Do further give unto my Said Son and Daughter Harmon all that my Pasture whether upland or Meadow Ground Containing betwixt fourty and fifty acres be it more or Less Lying between ye Land now in ye Possession of Nathanael Donnel and the Land in the Possession of ye Widow Blacks or her Son Samuel Together with all the Priviledges Common Rights and appurtenances beloing both to my HomStead & Pasture aboves^d to my Said Son and Daughter Harmon During their Natural Lives and after both their Decease both ye Home Place and ye Pasture abovesd with all Priviledges & Common Rights or Appurtenances whatsoever to be Equally Divided between my Two Grand Sons Johnson Harmon & Joseph Harmon.

I Do also give & Bequeath unto my s^d Son & Daughter Harmon all that my Piece of Salt Marsh Lying Near y^e Partings of York River Adjoyning to the Land of Cap^t Samuel Came & the Marsh of JoSeph Harmon Containing about five acres be it more or Less which Marsh Shall also be Equally Divided betwixt my Two Grand Sons Johnson Harmon & Joseph Harmon after ye Death of their and Mother.

Item I give & bequeath unto my Grand Son Abel Moulton Twenty acres of Land Lying on that Side of my Farm above the Mill Creek Next to the Land of William Bracy. as also one acre of my Salt Marsh Lying at or Near the Place Called Scotland where he Shall Choose the Same.

Item I Give and Bequeath unto my Grand: Son Jeremiah Moulton and my Two Grand Daughters Abigail Bane & Mary Jaques all the Residue of my Salt Marsh Lynig at the Place afores^d Called Scotland besides y^e one acre above bequeathed to my Grand Son Abel Moulton as also all my Salt Marsh Lying Near York Bridge y^e whole of s^d Marsh to be Equally Divided between the S^d Jeremiah Moulton, Abigail Bane & Mary Jaques.

Item I Give & Bequeath unto my Loving & Faithfull Wife Alice besides her Thirds of my Estate & what She might Claime of it by Virtue of yº Laws of this Province, all that was her Right in the Estate of her former Husband Samuel Donnel of sd York Esqr Deceased even The whole of what I am Entituled to by Virtue of this my Second Marriage with Sd Allice my now Wife I Give and Bequeath it to my Said now Wife & her Heirs forever So that it Shall not be in yº Power of any by from or under me whether Heirs Executors Administrators or assigns &c: to Enter into Possession of or Lay Claim unto any part what was my sd Wife her Estate at the Time and before my Marriage with my Present Wife This I Mention and this I ordain in my Will to Prevent any Trouble to my Dear Wife or any of hers after my Decease.

Finally I Do Constitute & appoint my Son Joseph Moulton & my in Law Johnson Harmon to be the Execrs of this my Last Will & Testament to Take Care that my Iust Debts and funerall Charges be Paid out of my Moveable Estate &

what Shall be left of my Personal and Moueable Estate after my said Debts & funeral Charges Shall be paid I Do hereby Give and Bequeath unto my s^d Son in Law Johnson Harmon whether the Same be Stock House Hold Goods or any other Moveables whatsoever: only that the Said Abigail Bean the Wife of Lewis Beane & the Said Mary Jaquesh the Wife of Richard Jaques my Two Eldest Grand Daughters Shall have all my Pewter Platers and Plates to be Equally Divided between them.

and now I Ratifie and Confirm the whole of this my Last Will & Testament & Every Paragraph article & Clause thereof.

In Witness whereof I ye said Jeremiah Moulton have hereunto Set my hand & Seal this Ninth Day of May in the thirteenth Year of King George's Reign Annoq Domini 1727. Signed Sealed Published

Ieremiah / Moulton (Seal)

Mark

Pronounced & Declared by the afore Named Ieremiah Moulton to be his Last

Will & Testament in

Presence of us

his

Ioseph \times Abbot

mark

her

Sarah × Aris

mark

Joseph Moody

Probated 28 Jan. 1731-2. Inventory returned 24 Jan. 1731-2, at £577: 10:0, by Samuel Sewal, John Sayward and Caleb Preble, appraisers.

Probate Office, 4, 130.

In The Name of God Amen the Seventeenth Day of February Annoque Domini one thousand Seven Hundred and Twenty nine thirty I John Belcher of Kittey in ve County of York within his Majts Province of ye Massachusetts Bay in New England Joyner Formerly of Boston in ye County of Suffolk Eldest Son of Josiah Belcher of Boston aforesaid Deceased being Aged and weak but of Perfect memory and not knowing ye Day of my Death Do make and ordain this to be my Last Will and Testment first and Principally I Do Humbly Resign my Soul To God that Gave it me and my Body to the Earth to be Decently Interred at ye Discreation of my Executor hereafter named hoping Through ye Mercy of ve Lord Jesus Christ to have a Glorious Resurrection to Life Eternal and as to such worldly Estate wherewith it hath pleased God to Bless in this Life I Give and Dispose thereof in the Manner following Vizt Whereas I the said John Belcher have lived at the House of Mr Charles ffrost in Kittery near about forty years and have been Comfortably Supported and Provided for no Relations or other Persons whatsoever haveing Done any thing for my help or Comfort at any Time since I have lived in the Eastern parts but ye said Charles ffrost and his father and Grand father and now in my old age and helpless Condition I am Comfortably Supported and Provided for with Convenient food and Raiment and other Necessaryes of Life by ye Said Charles ffrost I Give and Bequeath unto him the Said Charles ffrost (whome I Do herehy Constitute and appoint ye sole and only Executor to this my Last Will and Testament) all my Estate Either in houses or Lands or other Moveable Goods and Chattels & Credits Tools and Moneys and all my Right Title Interest Propriety Claim or demand of in or to any Estate whether Real or Personal in Possession or Reversion whether it be by Decent or Purchase or any way whatsoever all ye Remainder or Remainders & Inheritance to me belonging in

any place or places within ye Kings Dominions Nothing Excepted or Reserved but I Give all to him ye Said Charles ffrost his Heirs and assigns forever to be Siezed and Possessed therereof Immediately after my Decease and I Do hereby make and appoint him the said Charles ffrost to be my Sole and only Heir in all Respects to Inherit all and whatsoever is or Shall be mine at any Time Whether Lands Tenements or Hereditaments be the Same more or Less Revoking and Declaring to be Null and Void all and Every former or other Will or Wills Testaments Legacies or Bequests Heirs and Executors by me before named Either by word or writing Declaring this and no other to be my Last Will and Testament In Wittness where of I the said John Belcher have hereunto Set my hand and Seal ye Seventh Day of February aboves^d in the Third Year of the Reign of King George ye Second/

Signed Sealed Published Pronovnced

John Belcher (Seal)

& Declared by ye said John Belcher to be his Last Will & Testament. In Presence of us. Joseph Hodsdon Benja Welch Iun^r her

Kathrine × Somes mark

Noah Emery

Probated 9 April 1731.

Probate Office, 4, 133.

In The Name of God Amen the twenty first Day of February in the year of our Lord 1723 I Henry Libbee of Scarborough in the County of York in the Province of ye Massachusetts Bay in New England Husbandman being weak

in Body & of Great age but of Perfect mind and memory thanks be given to God therefor Calling unto mind ye Mortallity of my Body and knowing that it is appointed for all men once to Dye Do make & ordain this my Last Will and Testament (that is to say) Principally and first of all I Give and Recommend my soul into the hands of God that Gave it and my Body I commit to the Earth to be Decently Buried at ye Discreation of my Executor hereafter named nothing Doubting but at the General Resurrectiou I Shall Receive ye Same again by the Mighty Power of God and as Touching Such Worldly Estate wherewith it hath Pleased God to Bless me in this Life I Give Demise and Dispose of the Same in the following manner and form. I Give my Daughter Mary Webber the Wife of Richard Webber five pounds Money or bills of Credit of this Province to be paid to her the Said Mary Webber by my Son Iames Libbee at or before the Expiration of Two Years after my Death. I Give and Bequeath unto my son Iames Libbee Six acres of Land where his House now is Builded and bounded as Will appear on ve Town Records & Ten Acres above Hunniwells & five acres of Meadow Land up Non-such River Adjoyning to Simon Hinkson where it was Granted to me as will appear on ye Town Records he paying his Sister Webber five pounds as aforesaid. I Give unto my son John Libbee Forty Eight acres of Land Granted to me a Proprietors Meeting held at Scarborough June 22nd 1720 and three acres of salt Marsh at Jemaco Commonly So Called Given to me by the Town as will appear by Records. I Give and Bequeath unto my Daughter Elisabeth Plummer wife to Samson Plummer Forty Eight acres of Land Granted to me at a Proprietors Meeting held at Scarborough June ye 22nd 1720 as it is Laid out on the East side of my uinty Six acres ve West side I have Given to my son John Libbee as appears before I Give the Ninty six acres of Land as before Mentioned to John Libbee and Elizabeth Plummer as before Mentioned.

I Give to my Eldest Son Samuel Libbee (whome I like wise Constitute make and ordain my Sole Executor to this my Last will and Testament) all my lands Except what I have herein Given away I also Give and Bequeath to my Said Son Samuel Libbee all other Lands that is mine or that Shall appear to be mine as also my Right in ye Propriety & Common Lands in this Town or Else where with all my Goods & Chattels that is mine or in any ways ought to be mine freely to Be Possessed and Enjoyed and I will that my said Son Samuel Libbee pay unto my Grand Daughter Hannah Poler the Daughter of my Daughter Hannah Poller & John Poller ye Sum of five pounds money or to the Value thereof as Soon as She Shall arise to ye age of Eighteen Years. a Gift I will & Give to my Daughters Daughter and I Do hereby utterly Disallow Revoke & Disannull all and Every other former Testament wills Legacies & bequests and Executors by me in any ways before named willed & bequeathed Ratifying and Confirming this and no other to be my Last Will & Testament In Witness whereof I have hereunto Set my hand and Seal the Day and Year above written. his

Signed Sealed Published Pronovnces and Declared by the Said Henry Libbee as last Will and Testament In ye Presence of us the Subscribers viz.

Samⁿ Small George Meserve his

Gideon × Bragdon

Probated 20 Nov. 1732. Inventory returned 11 Dec. 1732 at £ 322; 13: 0, by Samuel Small, Daniel Fogg and Gideon Bragdon, appraisers.

Mark

Probate Office, 4, 136.

In The Name of God amen The Eighteenth Day of Ianuary anno Domini one Thousand Seven Hundred Twenty & Two/ Three I Withers Berry of Kittery in yº County of Yorke in the Province of the Massachusetts Bay in New England yeoman Being very sick & weak in Body but of Perfect mind and Memory Thanks be Given to God Therefore calling into mind the Mortality of my Body Do make & ordain this my Last Will & Testament that is to say Principally & first of all I Give and Recommend my Soul into yº hands of God that Gave it and my Body I Recommend to the Earth to be buried in decent Christian Burial at yº Discreation of my Executrix hereafter Mentioned and as Touching such worldly Estate wherewith it hath Pleased God to bless me in this life I give Demise & Dispose of the Same in the Following Manner and form.

Imprimis I will that all my Just Debts be Paid by my Executrix

Item I Give to my much Respected friend the Reverand M^r John Newmarch five Pounds in Money to be paid to him by my Executrix.

Item I Give and Bequeath unto my Honoured Mother Elizabeth Curtise all and Singular my Lands Messuages & Tennements wheresoever & whatsoever freely by her to be Possessed & Enjoyed and to her Dispose forever and also all my Personal & Moveables Estate whatsoever forever.

Item I constitute make & ordain my abovesaid Honoured Mother Elizabeth Curtis my Sole Executrix of this my Last Will and Testament and I Do hereby utterly Disallow revoke & Disannul all other & Every other former Testaments Wills & Legaces & Executors by me in any ways before Named willed & bequeathed Ratifying and Confirming this and no other to be my Last Will & Testament In Witness whereof

I have hereunto Set my hand and Seal the day and year aboue written. The words & Executors were Signed Sealed Published Interlined before signing Pronounced & Declared by Withers Berry (Seal) the Said Withers Berry as his Last Will & Testament In ye Presence of us the subscribers. her Sarah × Keen mark her Mary × Shepard mark her

Brought in for probate by the mother Elizabeth Curtis 4 Jan. 1732, to whom Letters issued.

Probate Office, 4, 140.

Mary × Rogers
mark
her
Patience × Spinney
mark

In The Name of God amen this Second Day of april in the Year of our Lord God one Thousand Seven Hundred & Twenty Eight and in ye first Year of King George's the Seconds Reign &c. I Gilbert Warren Sen of Berwick in the County of York &c Husband being infirm in Body but of Sound and Disposing mind thanks be to God for it Do make and ordain this my last Will and Testament Principally and first of all I Give and Recommend my soul into the hands of my blessed Redeemer and my Body I recommend to the

Earth to be Deceantly Interred at y° Discreation of my Executor & Executrix hereafter named in this Instrument Nothing doubting but in y° General Resurrection I shall Receive the same again by the Mighty power of God and Touching such Worldly Estate wherewith it hath Pleased God to bless me in this world after my Debts and funeral Charge are paid I Give and Dispose of the same in y° Manner and form following.

Imprimis I Give and bequeath to my Daughter Jane Stockbridge five shillings

Item I Give and bequeath to my Daughter Margaret Hearl five Shillings

Item I give and bequeath to my beloved Wife Sarah to be to her Sole use and Dispose to her or her Assigns for Ever al the Rest of my Estate both Real and Personal.

finally I Constitute my said Wife and my Son in Law John Thompson to be Joynt Executrix and Executor of this my last Will and Testament hereby Revoaking all former Will or Wills by me made or Caused to be made

Signed Sealed Pronovnced and Declared to be ye Last Will and Testament of Gilbert Warren aforesaid In Presence of

Hump Chadbourn
his
Sam¹¹ × Savery
mark
Thomas Gooding

Probated 17 April 1733.

Probate Office, 4, 146.

In The Name of God Amen I Benjamin Preble of York in ye County of York in the Province of the Massachusetts Bay in New England being of Sound mind and memory Do make this my Last Will and Testament this Sixteenth Day of December in ye Year of our Lord 1723. first & above all I Comend my Spirit unto God that Gave it as a faithfull Creator & my Mercifull Father in Iesus Christ and then I Comit my Body to the Dust Decently to be Buried by my Executrix hereafter Named in hope of a Glorious Resurrection to Life Eternal. and as for my worldly Estate which God has Graciously Given I Dispose of It in Manner Following after my Debts and funeral Cost is Paid.

Imprimis I Give my Beloved Wife Mary (besides her thirds according to the Laws of this Province) the use of the one half of my Dwelling House & Barn & orchard During her natural life and if she shall Need it to have ye Vse of ye whole Dwelling House.

Item I Having already Given unto my Eldest Son John all my Land at Scituate in York and the one half of my Part in the Saw Mill there: I Do Give him or Confirm to him the other half of my Part in said Mill after ye Decease of my Self & Wife.

Item I Give and Bequeath unto my three Daughters Hannah Judith & Abigail Ten pounds Each thirty pounds the whole to be paid by my Youngest Son Jedediah.

Item I Give & bequeath unto my Said Youngest Son Jedediah all my Home Stead Land Dwelling House Barn & orchard together with my whole Stock of Catle sheep &c: after his Mothers Decease

I also Give and bequeath unto my said Son Jedediah all that my Thirty acres Grant w^{ch} lyeth above my Home place towards Scituate between y^e Land of James Grant and the Land of Josep Bean and further I Give and Bequeath unto my Said Youngest Son Jedediah all my Ten acres of fresh Meadow Lying on y^e Brook w^{ch} Runs Through Joseph Bragdons & Joseph Wears Meadow about a Mile above s^d Bragdons and Wears Meadow.

Finally I make and Constitute my Wife aforesaid y^e Sole Executrix of this my Last Will and Testament.

In witness whereof I have hereunto Set my hand and Seal the Day Year above written.

Signed Sealed & Delivered

Benjamin Preble (Seal)

Published Pronovneed and Declared by Benjamin Preble abovesuid to be his last Will and Testament in Presence of Nathaniel Leeman Mary Leeman Samuel Moodey

Probated 17 Oct. 1732. Inventory returned 5 May 1732, at £161:6:0, by Joseph Moulton, James Grant and Jonathan Bean, appraisers.

Probate Office, 4, 148.

In the Name of God A Men Jacob Willett Late of the City of London and Now Resident in ye Island of Barbados Merchant being Very Sick and weak in Body, but of Sonnd & Good mind and Memory Praised bee ascribed to the Lord God for ye Same and knowing the uncertainty and frailty of the life and Bood of all flesh and also for the Better Settlement of my Estate in this Island Doe make and ordain this my last Will and Testament in Manner and forme following. and first I Recommend my Soul to God my maker.

Secondly I Doe constitute ordain and Appoint my Trusty and well Beloved friend M^r Ralph Lane of the Said Island of Barbados to by my Executor in Trust to take Care for acting and to Accomplish all my affairs herein this Island and New England So far forth as concerns my Estate in Either of the afore mentioned Countrys, and that only for y^e Good benefit and advantage of my wife and Children in old England.

Thirdly and Lastly I Do appoint my Trusty Friend M^r Ralph Lane to be not only my Executor in Trust to take

care for all things concerning my funerall Expences thereon for which he is to be Satisfyed and this I Do Publish and Declare as my Last Will and Testament in Barbados In Testimony whereof I ye Said Jacob Willett have hereunto Set my hand and Seal this 4th Day of September 1677 Signed Sealed & D D

Jacob Willett (Seal)

In the Presence of Ann Emroy Mary × Willson her Mark Henry Hunt

Probated 1 May 1733.

Probate Office, 4, 159.

In the Name of God Amen I Nathan Lord Sen of Berwick in the County of York in the province of the Massachusetts Bay in New England Yeoman being weak in body but of perfect mind & memory Thanks be unto God Therefore calling unto mind the Mortallity of my body And knowing that it is appointed for all men once to Dye Do make & Ordain this my last Will & Testament (that is to-Say) Principally and first of all I Give and recommend my Soul into the hands of God that gave it Trusting in the Merits of Jesus Christ for the pardon of all my Sins and Eternal life And my body I recommend to the Earth to be Decently Interr'd at the Discresion of my Execrs hereafter Named Nothing Doubting but at the Gen¹¹ Resurrection I Shall receive the Same Again by ye Mighty power of God And as Touching Snch Worldly Estate wherewith it hath pleased God to bless me in this life I Give Demise and Dispose of the Same in the Following Manner and Form.

Imp^{rs} I Give and Bequeath to my well beloved Wife Martha one halfe of my Real Estate Dureing her Natural life

and the one halfe of my personal Estate forever to be Disposed off by her Will or other Instrument in writing as She Sees meet.

Item I Give & bequeath to my Son Nathan all my land on the South Side of the way that leads to York Called ye great Field with all Trees Fences and all the Appurtenances thereto belonging to him his Heirs & Assignes forever Excepting one Acree Next to Joseph Hodsdon's Land by the brook which I reserve for a burying place with Liberty of Egress and Regress forever And Excepting also that the Spring in the said Field by the highway Shall be Common to ye rest of my Children that may have Occation to use it.

Item I Give and bequeath to my Son William all my Right Title Interest Claim & Demand to and in the Land that was my Brother Abraham Lords formerly of Berwick Deceased and after him was my Cozen William Lords &ct And on part of which Robert Knight Sen^r who Married my S⁴ Brothers Widow Now Lives &ct to him his heirs and Assignes forever Together with five pounds in good province Bills of Credit to be paid within a Twelve month after my Decease by my Exec^{rs}.

Item I Give and bequeath to my Son Richard Twenty Acres of land at Piles's brook to him his heirs and assigns forever also Five pounds in Good publick bills of Credit to be paid within a Twelve month after my Decease by my Exec^{rs} I have done Considerably for him in the Purchases he has made.

Item I Give and Bequeath to my Son Samuel for whom I have done Considerably already Two Acres and halfe of Marsh at Sturgeon Creek which is now in his Improvement To him his Heirs and Assigns forever And also five pounds in good Publick bills of Credit to be paid him within a Twelve month after my Decease Together with all that Land that lies to the Southward of the brook that Runs Through the Land I bought of the Grants and is a part of that Tract & which he has Improved for Some time to him his Heirs and Assignes forever.

Item I give and Bequeath to my Son Iohn all that Land now in his Tennre and Occupation where he lives which I formerly bought of Silvanus Nock And Contains Twenty five Acres Be it more or less with all the Appurtenances to him his Heirs and Assignes forever also my Wood lot part of the Land I bought of the Grants & lyes Next Adjoyning to his own Land which he bought of Mr Emery to him his Heires & Assignes Forever Provided he leave away for his Brethren to pass to and from their own Land in Said Tracts & provided he pay Fifteen pounds in good publick bills of Credit to my Executre within a Twelve Month after my Decease. . .

Item I give my Son Abraham all the Land on the North Side of the Highway where he now lives with all Biuldings Trees Fences and all the Appurtenances to the Same belonging to him his heirs and Assignes forever.

Item I give to and among my Sons Nathan William Richard Samuel Iohn and Abraham all my Right to and in the Common And undivided Land in Berwick afores^d to them their heirs and Assigns forever.

Item I Give and bequeath to my Daughters Martha Chick Judith Hambleton Mary Emery Sarah Roberts and Ann Furbuish Twenty pounds Each in good Publick bills of Credit to be paid them Respectively or their Representatives in the Law within a Twelve Month after my Decease by my Execut¹⁵ And I give also to my Said Daughters one halfe of my houshold goods to be Equally Divided amongst them after my Decease.

Item I give and bequeath to my grand Danghter Eliz^a the Wife of Noah Emery Five pounds in good Publick bills of Credit to be paid by my Executors within a Twelve after my Decease.

Item I give to the Church in Berwick Twenty pounds in good publick bills of Credit to be Laid out in apeice of Plate for the Communion Table to be paid by my Executors within Twelve Months after my Decease.

Item I give to my Minister a Gold ring to Rememb^r me by after my Decease.

Finally I Constitute make and ordain My Sons Nathan And Abraham (To whom I Give and Bequeath the Remainder of my Estate Both Real & personal to them their Heirs and Assignes forever) to be the Executors of this my last Will and Testament hereby Utterly Dissallowing Revokeing and Dissannulling all & Every other Former Testaments Wills Legacies and Bequests & Execut^{rs} by me in any ways before Named Willed and Bequeathed Ratifying and Confirming this and no other to be my last Will & Testament.

In Wittness where of I have hereto Set my hand and Seal the Sixth Day of Iuly In the Seventh year of the Reign of our Soveraign Lord George the Second by the grace of God of Great Brittian France & Ireland King Defend^r of the Faith &c^t Annoque Domini 1733.

Signed Sealed Published pronounced his

And Declared by the Said Nathan I Lord (Seal)

Nathan Lord As his Last

Will & Testament.

In the presence of us the Subscrib^{rs}

Joseph Hodsdon
Samuel Hodsdon
Rich^d Shackley

Probated 24 Sept. 1733. Inventory returned 15 Oct. 1733, at £1876:2:2 by James Grant, Benj Libby, and Joseph Chadbourn, appraisers. Debts due the Estate from Joseph Killgore, Rob[‡] Gray, Ebenez[‡] Hilton, Richard Chick, William Moore, Jn[‡] Smith, Icha[‡] Goodwin, John Cooper & Nathan Lord Jun[‡]

Probate Office, 4, 177.

In the Name of God Amen the ninteenth Day of Iuly Anno Domini one Thousand Seven Hundred thirty & three. I William Pepperrell of Kittery in the County of York in the Province of the Massachusets Bay in New England Mer-

chant, being aged & weak in Body but of perfect mind & memory, thanks be given unto God: therefore calling unto Mind the Mortality of my Body, do make & ordain this my last Will & Testament that is to Say Principally & first of of all, I Give & Recommend my Soul into the hands of God that gave it, & my Body I Recommend to ye Earth to be Buried in Decent Christian Burial at ye Discretion of my Creator believing that at the General Resurrection I Shall receive the Same again by the Mighty Power of God, And as touching Such Worldly Estate where with it hath pleased God to bless me in this Life I Give, Demise & Dispose of the Same in the following manner & form.

Imprimis, I give & bequeath unto Margery my dearly beloved Wife Six Hundred Pounds in good currant Money, or Bills of Credit of this Province and one Horse, & two Oxen, & two Cows to her, her Heirs & Assigns forever. I also give unto her during her natural Life the Use Improvement Benefit & Income or produce of the Moiety, or one Half Part of the Farm or Place whereon I now dwell, & which I do now possess; together with half my Dwelling House out-Houses & Barns, of every Denomination, and the one half part of my Orchard, and Liberty to cutt & carry of from any of my Lands, what fire wood & Timber she shall or may have Occasion to make Use of, And the Use of all my Plate & Houshold-stuff which I shall leave at my. Decease (Excepting & Reserving only Such Parts or Parcels of my Houshold-stuff as I Shall hereafter in these Presents give away) during the Term of her natural life aboves provided & be it hereby always Understood that my said Wife Margery do upon her accepting & receiving what I have herein given unto her Renounce & Quitt all Claim to any Right of Dowry & power of Thirds of in & unto my Estate & every part thereof for Ever.

Item, I give unto my well-beloved Daughter Mary Frost Besides what I have heretofore given her) Five Hundred Pounds, part of which Sum to be that which her Husband Iohn Frost Deces^d was indebted unto me at his Decease; the Remainder of the Said Sum of Fve Hundred Pounds to be paid to her by my Executor in good currant Money or in Bills of Credit of the afors^d Province within the Space of one Year next following after my Decease & if it Should so be that She should depart this Life before it be paid to her, then the said Money or Bills Shall be Divided among her Children in equall Shares or Portions

Item. I give to my well-beloved Daughter Margery Gunnison (besides what I have heretofore given to her) Two Hundred Pounds in good currant money or in good Bills of Credit of the aforesaid Province to be to her by my Executor within the Space of one Year next Ensewing after my Decease. I also give to her during her natural Life Half an Acre of Land at the Point in Kittery aforsd as it is now butted & bounded, and the Dwelling House that is on ye Said Land wherein She did formerly Reside, and also the Liberty & Power to Dispose of the sd House & Land to any one of or among her Children their Heirs and Assigns for ever as She in her Discretion Shall See fit; but if it should so be . that she should depart this Life before the Two Hundred Pounds be Paid paid to her & She make any alienation or Conveyance of ye Said Land & House then the said Money with the House & Land aforsa Shall be Divided amongst her Children in Equal Shares or Portions.

Item, I give to my well beloved Daughter Dorathy Watkins (besides what I have heretofore given to her) Five Hundred Pounds in good currant Money or in Bills of Credit of the afors^d Province to be paid to her by my Executor within the Space of one year next following after my Decease, And if it should so be that she should depart this Life before the said five Hundred Pounds be paid to her, then it Shall be paid to and divided amongst her Children in equall Shares or Portions. I also give to my said Daughter Dorathy Watkins her Heirs & Assigns my Negro Man servant Named George or one Hundred Pounds in Current Money or in

good Bills of Credit of y^e afors^d Province in the Room or stead of him; And I do hereby order that if the said negro Servant do faithfully & truly Serve untill he Shall come to the age of Forty years that then he shall have his Discharge Liberty & Freedom given him.

Item: I give to my well beloved Daughter Iane Clark (besides what I have heretofore given her) Five Hundred Pounds in good currant Money or in good Bills of Credit of Credit of the afors^d Province to be paid to her by my Executor within the Space of one year next after my Decease. And if it Should so happen that She should depart this Life before it be paid to her then it Shall be paid to & Divided among her Children in Equal Shares or Portions.

Item. I give to my son in Law George Iackson Ten Shillings to be paid to him by my Executor in Currant Money or Bills of Credit of ye aforsd Province within the space of a year after my Decease

Item: I give to my Grand children, the Children of my Daughter mary Frost as followeth viz^t To Will^m Frost Ten pounds and to Iohn Charles, George, Joseph, Andrew, Sarah, Abigail Miriam, Iane, Dorathy, Frost's to Each & ever of them Twenty Pounds in good currant Money or Bills of Credit of the aforess^d Province, to be paid to them by my Executor when they Shall be of the Age of Twenty one years, or be Married, And if it Should so happen that any of my abovenamed Grand-children Frost's should depart this Life before that he or she Shall be of A Lawfull Age or Married then what I have herein given to the Deces^d shall be paid to & Divided among the surviving Brethren & sisters in Equall shares or Portions by my Executor.

Item: I give to my well Beloved Danghter Miriam Tyler, (Besides what I have heretofore given to her) Four hundred Pounds in Good Currant money or in Bills of Credit of the Aforesaid Province to be paid to her by my Exec^r within the Space of One Year next Following after my Decease and if it Should So be that She Should Depart this life before the

Said money or bills be paid to her, then it Shall be paid to and Divided among her Children in Equal Shares or portions

Item. I Give to my beloved Grand children Peletiah & Ioel Whittemore Twenty pounds to each of them. And to Will^m Whittemore ten shillings and to Mary March (their sister) ten shillings in good currant Money or Bills of y^e afors^d Province to be paid to them by my Executor when they Shall be of Lawfull Age and if it should so happen that any of them Should depart this Life before what is herein given be paid to him or her then what I have herein given to the Deces^d Shall be paid unto & divided equally among those that shall Survive of them or Such as Shall Legally represent them.

Item. I give to my beloved Grand-children the Children of my Danghter Ioanna Iackson Deces^d as followeth. Viz^t to Margery Iackson the Land, Honse, & Orchard that was formerly Majr Francis Hooks Esqr Decesd to her and her Heirs for ever provided & on Condition that She' lives and dwells on the Said Land, & if She shall not dwell there then to be paid by my Executor one Hundred Pounds in Currant Money or Bills of Credit of the aforsd Province when She shall be of Lawfull Age to receive it or Married & my Executor his Heirs & Assigns to Enjoy & possess the said Land & House & Orchard for ever. And to Mary Elizth Ioanna Dorothy, & Sarah Iackson, one Hundred pounds to Each & every of them to be paid to them in Currant Money of Bills of Credit of the aforsa Province by my Executor when they shall be of Lawful Age or Married; but if it should so happen that Any of my abovenamed Grand Children Iacksons should depart this Life before lawfull Age or Married then the Surviving of them or such as Shall legally represent them shall have divided in equal shares or Portions that which Should have been paid to the Decesd.

Item: I give to my beloved Grand children William, Andrew, Miriam, Mary & Katharine Tyler's Twenty Ponnds to each of them & to my Grandson Pepperrell Tyler Forty

Pounds; to be paid to them by my Executor in currant Money or Bills of Credit of the afores^d Province as they shall be of Lawfull Age or married; and if it should so happen that any of abovenamed Grand-children Tyler Should depart this Life before Lawful Age or Married then such of them as shall survive or Legally represent the Deces^d Shall have divided in equal shares or Portions among them that which should have been paid to the Decesed.

Item: I give to my beloved Grandsons Andrew & Iohn Watkins Twenty pounds to Each of them, to be paid to them in good currant Money or Bills of Credit of the aforesaid Province by my Executor when they shall be of Twenty one Years of Age, And if it should so happen that either of them Should depart this Life before he he Shall be of that Age then the Sum of Forty Pounds shall be paid unto the Surviving Brother.

Item: I give to my beloved Grandsons William Clark one Hundred pounds & Benjamin Clark Fifty pounds to be paid to them by my Executor in Currant Money or Bills of Credit of the aforsaid Province when they shall be Twenty one years of Age. And if it should So happen that either of them should depart this Life before he shall be of the Age above mentioned, then the Surviving Brother if he liveth to the Age of Twenty one shall have paid to him the sum of one Hundred and Fifty Pounds.

Item: I give to my beloved Grandaughter Sarah Frost the Wife of Charles Frost ten pounds in Currant Money or Bills of Credit of ye aforesd Province to be paid to her within the Space of one Year next after my Decese by my Executor: I also give to Each of her Children vizt Charles, Sarah, Margery & Iane Frosts' Twenty Pounds in Currant Money or in Bills of Credit of this Province, to be paid to them when they Shall be of Lawful Age or Married by my Executor, & if it should be that any of them should depart this Life before that the sum herein given be paid them the Decesd's Part Shall be divided in equal shares amongst them that shall surviue.

Item: I give to my beloved Grand ughter Margery Wentworth one Hundred & Fifty Pounds in currant Money or Bills of Credit of the afors^d Province, to be paid to her by my Executor within the Space of one year next Ensewing my Decease. I also give to her Son Andrew Pepperrell Wentworth Thirty pounds & to her Daughter Sarah Wentworth Twenty pounds in Currant Money or Bills of Credit of the afors^d Province; to be paid to them by my Executor when they shall be of Lawfull Age or Married, and if it should so be that Either of them should depart this life before lawful Age or Married then the sum of Fifty Pounds Shall be paid to the survivour of them:

Item: I give to my beloved Grandson Andrew Pepperrell his Heirs & Assigns for ever my Farm in York that I purchased of Arthur Bragdon, Together with all Appurtinances belonging to the Said Farm, to be possest thereof when he shall be of Twenty one years of Age, I also give unto him the Rent or Income of the said Farm until that Time. But if it so happen that my Said Grandson Depart this Life before he shall be of age to Inherit the said Farm, and my son William Should have another Son Named either Andrew or William then I give the said Farm together with the appurtinances thereunto belonging & the Rent thereof to him his Heirs & Assigns for ever: And if it should so be that my son William Pepperrell should not have a son of either of those Names live to the Age of twenty one years to inherit the said Farm, Then I give the said Farm with the Rent or Income thereof unto my Grand son William Clark & his Heirs & Assigns for ever And if the Said William Clark should depart this life before he shall be of a Lawful Age to Inherit, & possess it, then the said Farm Shall be & Remain my son William Pepperrells his Heirs & Assigns for Ever.

Item: I give to my beloved Grandaughter Elizabeth Pepperrell one Hundred Pounds in currant Money or Bills of Credit of the aforesaid Province to be paid to her by my Executor when she shall be of Lawful Age or Married.

Item: I give to Each of my Kinsmen William, Andrew, & Iohn Phillips Twenty Pounds in Currant Money or in good Bills of Credit of the afores^d Province to be paid to them by my Executor.

Item: I give unto the Church in the Lower Precinct or Parish in ye Town of Kittery the Sum of sixty Pounds in Currant Money or Bills of Credit of the aforesd Province to be laid out or turned into Plate or Vessels for the Use of said Church at the Discretion of my Executor & Overseers with the Pastor & Deacons of said Church.

Item: I give to the Poor of the Church in the Lower Precinct or Parish in the Town of Kittery The sum of Fifty Pounds in Currant Money or Bills of Credit of this Province to be paid by my Executor to the Pastor & Deacons of said Church, to be Distributed by them among the Poor of said Church at such Times & in such quantities as they in their Discretion shall see meet.

Item. I give to the Poor in the lower Precinct or Parish in Kittery afores^d sixty Pounds to be Laid out in Corn & Distributed amongst them at the Discretion of my Executor & Overseers.

Item: After the Decese of Margery my Wife I give the Moiety or one half part of my Plate & Houshold-stuff To my son William Pepperrell & the other moiety or half part thereof to my Daughters Mary Frost, Margery Gunnison, Miriam Tyler, Dorothy Watkins, Iane Clark & the Children of my Daughter Joanna Jackson Dece'sd or those that shall legally represent them; my Grandchildren Jacksons to have one Sixth part thereof the remainder to be equally Divided among my Daughters afores^a or Such as shall legally represent them.

Item: I give of my Money in M^r Henry Roe's Keeping in Great Brittain unto my Cousin Mary Nicols in Ravelstock Twenty Five Pounds, and to my said Cousin Nicols two Daughters Mary & Elizth Four Pounds to be Equally divided between them. I also give unto my Cousin Tamazin Gilberts

Daughters Five pounds and unto Ioan gendal in Primstock five Pounds. & unto Dorothy Lapthorn twenty Shillings if she be living. I also give unto y^e Poor in the Parish of Ravelstock Five pounds to be divided among them at the Discretion of the said M^r Henry Roe.

Item. I give unto my Molatto man servant named Toby his Discharge Liberty & Freedom at one Years end next after my Decease on the Condition that he behave himselfe a true & Faithful Servant until that Time.

Item: I give unto my Negro man servant Named Scipio his Discharge Liberty & Freedom when he shall be Forty years old Provided & on Condition that he truly & faithfully serve until that Time

Item: I give unto my much Respected Friend Colln John Wheelwright Esqr Five pounds & Colln Timothy Gerrish Esqr Five pounds & The Revnd Mr John Newmarch Ten pounds in Currant Money or in Bills of Credit of the aforsaid Province. Whom I Desire Constitute & Appoint to be my Overseers of this my last Will & Testament

Item. I give unto my wellbeloved son William Pepperrell, whom I Constitute Make & Ordain my sole Executor of this my last Will & Testament all the Residue or Remainder of my Estate both Real & Personal of every Kind & Denomination whatsoever & in what place soever the same or any part thereof shall be to him his Heirs & Assigns for ever. And after the Decease of Margery my dearly beloved Wife I also give unto him my said son his Heirs & assigns forever the other moiety or half part of my Farm or Land whereon I do now live & dwell with Dwelling-House, out Houses & other Biuldings that are thereon the whole & every Part thereof freely to be possessed & Enjoyed by him and them for Ever.

And I do hereby utterly disallow, revoke & disanul all & every other former Testaments Wills Legacies & Bequests & Executors by me in anywayes before Named, Willed & Bequeathed Ratifying & Confirming, this & no other to be my Last Will & Testament.

In Witness whereof I have hereunto set my Hand & seal the Day and Year above written

Signed sealed Published

Pronounced & Declared by the said William Pepperrell as his Last Will & Testament in the Presence of us the Subscribers. Joseph Hammond

Joseph Hammond Bray Dearing Will^m Daring Iohn Dearing.

Probated 6 March 1733-4.

memorandum: the words
Province & shall be were
(in the third Page) interlined before signing.
William Pepperrell (Seal)

Probate Office, 4, 190.

In the Name of God Amen The first Day of May 1734.

I Joseph Young of York in the County of York & Province of the Massachusetts Bay in New-England Gentleman being very sick & week in Body but of perfect mind & memory thanks be given unto God: Therefore calling unto mind the mortality of my Body and knowing that it is appointed for all men once to Die. Do make and Ordain this my last Will and Testament That is to say Principally and first of all I give & Recommend my soul into ye Hands of God that gave it: And Body I Recommend to the Earth to be Buried in decent Christian Burial at the Discretion of my Executors nothing doubting but at the General Resurrection I shall Receive the same again by the Mighty power of God. And as touching such worldly Estate wherewith it hath pleased God to Bless me in this Life, I give Demise & Dispose of the same in the following manner & form. After my Just Debts & Funeral Charges are paid.

Imprimis I give and bequeath to Abigail my Dearly beloved Wife all my Estate both Real and Personal during her Natural Life.

Item After my said Wifes Decease I give & bequeath unto my Grandson Joseph Young all my said Estate both Real & Personal that my said Wife shall leave my said Grandson paying to each of my Daughters viz^t Mary, Abigail, Bethulah, & Bethiah three pounds A piece of Currant passable money of this Province and three pounds to be paid to my Grand Daughter Abigail Young in the whole Fifteen Pounds and In Case my s^d Grandson Joseph Young should Die before he comes to the Age of Twenty One Years then my said Estate to be Equally Divided amongst my said Daughters then surviveing.

I Do also appoint my said Wife and my son in Law John Bradbury to be the sole Executors of this my last Will & Testament desiring them & Intreating them to see y° Will of the Dead punctually fulfilled. In Witness whereof I have hereunto set my Hand & seal the Day & year abovewritten. Signed sealed published pronounced Joseph Young (Seal)

& Declared by ye said Joseph Young as his last Will & Testament In presence of Us the subscribers.

Jer: Moulton her Sarah × Favour

Daniel Moulton

Probated 4 June 1734. Inventory returned 29 Jany 1735, at £403: 15: 0, by Daniel Simpson, Samuel Sewall and Samuel Milberry, appraisers.

Probate Office, 4, 197.

In the Name of God Amen. the twenty sixth Day of July Anno Domini one thousand seven Hundred thirty & four I John Eveleth of Kittery In the County of York in ye Province of ye Massachusets Bay in New England Clerk being sick & weak in Body but of sound Disposeing mind & memory Thanks be given to God there fore Calling to mind ye Mortality of my Body Do make & ordain this my Last Will & Testament That is to say principally & first of All I give & Recommend my soul into the hands of God that gave it, And my Body I Recommend to ye Earth to be buried in A Christian like & Decent Manner at the Discretion of my Executors. And as touching such worldly Estate wherewith it hath pleased God to bless me in this Life I Give Demise & Dispose of the same in the following manner & form.

Imprimis I give & bequeath to my welbeloved Daughter Sarah Cordis sixty Pounds in Money.

Item I give & bequeath to my welbeloved Children Iohn Eveleth Frances Eveleth Martha Thornton, & Hannah Ayers to Each of them five shillings in money.

Item I give & bequeath to my well beloved Wife Mary Eveleth all ye Remainder of my Estate both Real & Personal wheresoever and whatsoever which I have not heretofore nor by these psents by me Disposed of to be at her Disposal as she shall think fit to And amongst my Children.

Lastly I Constitute make & ordain my trusty Friends Richard Gowell & Thomas Dennet my only & sole Executors of this my Last Will & Testament & I Do hereby Utterly revok Disallow all & every other former Testament Wills Legacies bequests & Executors by me in any wayes before Named willed or bequeathed Ratifying & Confirming this & no other to be my Last Will & Testament. In Wit-

ness whereof I have hereunto set my hand & seal ye Day & year first above written the sign of John Eveleth

John (Seal)

Signed sealed Published pronounced

& Declared by y^e said John Eveleth as his last Will & Testament

in ye presence of us the subscribers.

Jos: Hammond John Dennet

Jos: Hammond Iu^r

Probated 30 Sept. 1734. Inventory returned 11 Oct. 1734, at £198: 10: 0, by Joseph Hammond, John Dennet and Joseph Hammond ju', appraisers. Debts due the Estate from Thomas Bond, John Burbank, Jabez Dorman, Joshua Lassell, Moses Morgan, Samuel Fernald, William Gowell, Edmund Goff, Paul Wentworth, Timothy Davis, John Fernald, Mr. Dennet.

Probate Office, 4, 215.

In the Name of God Amen. The fourth Day of Decem' Anno Domini one Thousand seven hundred thirty & three I Mary Burnam of Kittery in the County of York in the Province of the Massachusets Bay in New-England Widow being sick & weak in Body but of sound Disposeing mind & memory Thanks be given to God Therefore Calling unto mind the mortality of my body do make & Ordain this my Last Will & Testament that is to say principally & first of all I give & recomend my soul into the hands of God that gave it & my Body I Recomend to the Earth to be buried in A Christian like & Decent manner at the Discretion of my Executor And as touching such Worldly Estate wherewith it hath pleased God to bless me in this Life I give Demise & Dispose of the same in the following manner & form.

Imprimis I give & bequeath to my well beloved son John Spinney my Bed & Beding that is in my Chamber also A pare of Andirons two Puter Platers & four Puter Plates. also one silver spoon.

Item I give & bequeath to my well beloved son Jeremiah Burnam The Bed & Beding & Bedsted whereon I now lay also A Gold Ring also Three Puter Platters & four puter Plates also four Chairs & my round Table also A Cow which John Davis took to the halves also one silver spoon also my Cow & my swine, two Pots made with Iron & A Brass Kittle.

Item I give & bequeath to my wellbeloved Daughter Mary Tetherly one pare of sheets one silver spoon also my best sute of Cloaths.

Item: I give & bequeath to my wellbeloved Daughter Margery Tetherly one pare of sheets & my second best suit of Clothes one silver spoon.

Item. I give to my wellbeloved Daughter Mary Tobey one pare of sheets also A silver spoon also a suit of my Clothes and also A Brass Kittle.

Item: I give & bequeath to my well beloved son Andrew Spinney Two Barrells also A warming Pan.

Item: I also give & bequeath to my beloved son Jeremiah Burnam three pounds in money which his Brother John Burnam owes me also the money Iames Spinney owes me.

Item. I give & bequeath to my beloved Grandaughter Dorcas Hammond one Chest one Trunk one Box & also the rest of my Moveables wheresoever & whatsoever which I have not heretofore nor by these \beta sents Dispos^d of

My Will is that my son Jeremiah Burnam shall be at the Charge to Bury me out of what I gave him in these presents.

Lastly I Constitute make & Ordain my beloved Cuzin John Fernald senior my only & sole Executor of this my, Last Will & Testament I Doe hereby revoke Disallow all & every other former Testament Wills Legacies bequests & Executors by me in any wayes before Named willed & bequeathed Ratifying & Confirming this & no other to be

my Last Will & Testament In Witness whereof I have hereunto set my hand & seal the Day & Year first above written. Signed sealed published her

pronounced & Declared by

Mary Burnam as her Last

Will & Testament In the

presence of us the subscribers

Thomas Fernald

Nathan: Spinney

Thomas Dennet

Mary + Burnam mark (seal)

Probated 12 March 1734-5. Inventory returned 15 March, 1734-5, at £146: 02; 08, by Thomas Fernald, Nathan Spinney and Thomas Dennet, appraisers.

Probate Office, 4, 226.

To All People to whom these Prestns shall come Greeting. Know ye, that I Sarah Sayer of Wells in the County of York in the Province of the Massachusets Bay New England Relique of William Sawyer late of Wells afors^d Deces^d (thô weak of Body, yet of sound & well Disposing mind & Iudgment) Do Committing my sperit in the first place unto God the Father of it thrô Jesus Christ, & my Body into the hands of my Executors hereafter named to be by them decently Interred in hopes of A Blessed Resurrection, Dispose of the Temporall Estate with which God has been pleased to bless me in the manner following viz^t

- 1. My Will is that all my Iust & honest Debts, together with my Funerall Charges shall be paid out of my Estate by my Executors hereafter Named.
- 2 I Give & bequeath unto my son John Wells Eight Pounds to be paid him by my Executors within six months after my Decese. I Will also that A Bond of thirteen pounds given by him to me, shall be freely surrendred up unto him by my Executors within the aforsd term of six

months after my Dece'se And I Will that the Eight pounds I herein give unto this my s^d son John Wells be laid out by him in procureing A Funerall Coat after my Disc.

- 3. I Give & Bequeath unto my son Thomas Wells Eight pounds to procure A Funerall Coat after my Decese the which s^d sum shall be paid him by my Executors within six months after my Decease. I will also that A Bond of thirteen pound given from him to me shall be freely surrendred up to him after my Dece'se.
- 4. I Give unto my Daughter Patience Clark five pounds (besides five pounds I have already given her) to be paid unto her by my Executors within six months after my Decease.
- 5. I Give & Bequeath unto my Daughter Sarah Sayer of Newbury two pounds & four pounds A piece to Each of her two sons Vizt Jonathan Sibley & Samⁿ Sibley these several sums to be paid vnto my st Daughter Sarah Sawyer & her aforest two sons by my Executors within six months after my Decease.
- 6. I Give & Bequeath unto my son Francis Sawyer thirty pounds to be paid unto him within six Months after my Decease by my Executors.
- 7. I Give & Bequeath unto my Grand son William son of my son Daniel Sayer De'cs^d thirty pounds, to be paid him by my Executors within six months after my Decease.
- 8. I Give & Bequeath unto my Daughter Hannah Chesley thirty pounds to be paid her by my Executors within six Months after my Decease.
- 9. I Give & Bequeath unto my Daughter Ruth Sampson Thirty pounds to be paid her by my Executors within six' Months after my Decease.
- 10. I Give & Bequeath unto my great grand-Daughter Mary Clarke Daughter of my grand son Natha¹¹ Clarke A Certain Feather Bed that has an homespone Tick to be Delivered to her by my Executors within six Months after my Decease.

- 11. I Will that what ever Use or Interest shall be found due upon my Bonds that any of my Children or Grand Children have Obliged themselves unto me by, shall be freely wholy and absolutely remitted released & given up unto such from whom it may be found due by my Executors at my Decease.
- 12. I Give & Bequeath unto my four Daughters my wearing Cloths as follows viz^t I give to my Daughter Patience Clark A black Calaminco suit & my black blew searge Petty Coat. I give to my Daughter Sarah Sawyer my silk Crape suit & my red & Yellow under Petty Coat. I give unto my Daughter Hannah Chesley my silk suit. I give to my Daughter Ruth Sampson my striped Calaminco suit, & A striped Calaminco Gown & A black silk Petty Coat. all the Rest of my Cloths I will shall be Equally Divided among these my four Daughters. And if either of these my Daughters shall Decease before I shall, then I will that their Daughters shall have such Clothes as their Mother would have had by Vertue of this my Will if they were Liveing.
- 13. I Will that four pounds shall be paid by Executors unto the Church of Christ in Wells, within six months after my Decease, to be distributed by them among some of the poor Members of s^d Church.
- 14. I Will all my Estate of what nature or kind so ever not already disposed of in this my Last Will & Testament unto my two grandsons & my two Daughters hereafter mentioned vizt Joseph Sayer, W^m Sayer, Hannah Chesley & Ruth Sampson to be delivered up unto them & equally Divided amongst them within six months after my Decease.
- 15. finally I Do hereby Ordain Constitute & appoint my son Francis Sayer & my Grand-sons Joseph Sayer & William Sayer to be the sole Executors of this my last Will & Testament and Do hereby revoke & Disannull all former Wills & Testaments heretofore made by me & Declare this to be my last will & testament: As Witness my hand and seal

this twenty seventh Day of April Anno Domini 1734. Annoq R R Georgii secundi magnæ Brittanniæ &c septimo. Signed sealed & pronounced NB: the words or grand Chil-

in presence of Hans Dalzel

Jeremiah Storer Jeremiah storer Ju^r dren were interlined between, ye sixth & seventh Lines from ye top of the second page before signing & ye word between will & all in ye thirty first line from ye top of the second page was erased before signing

Sarah Sayer: (seal)

Probated, 10 Feb. 1734-5. Inventory returned 2 June 1735, at £540: 2: 6, by John Storer, Samuel Wheelwright and Daniel Morrison, appraisers.

Probate Office, 5, 4.

The Last Will & Testament of Elias Perrey of York Labrour, being weak in Body but of sound mind & memory I make the following Disposition of the Temporall Estate which God in his Providence has been pleased to bestow upon me.

First I give to the two Churches in York that one Hundred Pounds with Interest Due to me from John McIntire Ju^r of York to be Equally Divided between s^d Churches & to be Disposed of by the respective Deacons as may be for the best Benefit of the Poor of sd Churches.

Item I give to the Rev^d M^r Sam^{ll} Moody my Hon^d Pastor ten Pounds to be paid out of the Money Due to me on Bill from Jeremiah Bane of Exeter.

Item I give unto my beloved Friend Rachel Boyinton the sum of ten pounds to be paid out of what is Due to me from M^r Nathanⁿ Whittney & also all my Books of every sort.

Item my Will is that my Funerall Charges & Just Debts

if any be & y° Charges of my Executor be paid out of the money that shall come by the sale of my wearing Apparrel & what further is in the hands of Mr Whitney aboves^d being about fifteen pounds.

Item If any thing further be left of my Estate I Do hereby give it unto Joseph Moody Pastor of the second Church in York.

Lastly I hereby Constitute my trusty Friend Deacon Joseph Holt to be the Executor of this my last Will.

In Witness whereof I have hereunto set my hand & seal September. 9, 1735.

Signed Sealed Published pronounced

Elias Perrey (Seal)

& Declared by Elias Perrey to be his Last Will & testament in

βsence of Nathaⁿ Whitney Caleb Boyington

Daved Bennet

Abel Whitney

Probated 1 Oct. 1735; Inventory returned at £149: 5: 10, by Sam¹¹ Sewall and Diamond Sargent, appraisers, 9 Oct. 1735. Debts due the estate from Caleb Boyenton, John Mackentire, Jeremiah Bean,

Probate Office, 5, 6.

In the Name of God Amen/ the Eighteenth day of September Anno Domini one thousand Seven Hundred & thirty four, I Robert Cutt of Kittery in the County of York in the Province of the Massachusetts Bay in New England Shipwright being Aged & weak in Body but of perfect Mind & memory thanks be given unto God; therefore calling unto mind the Mortality of my Body, do make & ordain this my last Will & testament, that is to say Principally & first of all I Give & Recommend my Soul into the Hands of God that gaue it; and my Body I Recommend to the Earth to

be Buried in Decent Christian Burial at the Discretion of my Executrix hereafter Named, nothing doubting but at the Generall Resurrection I shall receive the same again by the Mighty Power of God/ And as touching such Worldly Estate wherewith it hath pleased God to bless me in this Life I give, demise and dispose of the same in the following manner and form.

Imprimis I give unto my dearly beloved Wife Dorcas Cutt the Use and Improvement of all my Right title & Interest which I have or ought to have in & unto the Estate that was my Uncle John Hoels formerly of Kittery abovesd Decease, & also all my Stock of Cattle & other Creatures of every kind, & all my Houshold Goods Debts & Moveable Effects whatsoever & in what place soever for Her Support & Comfortable maintainance During her natural Life & if that should not be sufficient to maintain her then I doe by these Presents give her full power & Authority to Alienate sell & Dispose of so much thereof as shall be sufficient for her Comfortable Support & Maintainance & what shall be remaining thereof at her Decease shall be divided amongst our Children Mary Whipple, Katharine Moffat, Mehitabel Odyorne & Elizabeth Whipple, as she in her Wisdom shall see meet to order & appoint. And also the one third part of the Income or Profits of all my Houses & Lands during the time of Her Widowhood.

Item I give & bequeath to my well-beloved Daughter Mary Whipple besides what I have heretofore given Her my Land or Farm in Kittery, Scituate & being at the Place called & known by the Name of Crooked Lane together with the Dwelling house & all other Buildings upon the said Land of whatsoever Denomination And also the Pasture that was formerly my Brother Scrivens lying by Thomas Cutt's Mill-Pond; And also my Land lying on the Eastern side of Spruce Creek in Kittery Containing about forty Acres Bounded by Mr Gunnison's Land on the North West & by my Brother John Mores Land on the South East:

And also one fourth Part of the Land that I have had laid out to me in the township of Berwick & shall or may hereafter have laid out to me either in Berwick or Kittery by vertue of Town Grants from Kittery or Berwick/ And also one fourth Part of the Right Share & Interest which I have belonging to me as A Proprietor in Kittery in the Common & undivided Lands in the townships of Kittery & Berwick freely to be Possessed & Enjoyed by her, her Heirs & Assigns for ever. Excepting & Reserveing what I have in these presents given to my wife Dorcas Cutt during her widowhood.

Item I give & Bequeath to my well beloved Daughters Katharine Moffat, & Mehitabel Odyorne to them their Heirs & Assigns for euer besides what I have heretofore given them my Land or Farm in ye township of Kittery which I purchased of Charles ffrost formerly of Boston Deces^d & his Sisters, Called & known by the Name of the Long Marsh Farm, together with Dwelling house & out houses on the said Farm & my Part of the Mill stream & Mill belonging to the said Farm. And also the Land & Orchard that was formerly my Brother Scrivens called the old-house Place lying on the Western side of ye River called Spruce Creek Bounded by Morgrage's & Dimond Sergant's Lands on the Northwest & on other Parts principally by the abouesd Creek. And also the Moiety or one half part of the Land that I have had Laid out to me in the Township of Berwick, & shall or may hereafter have laid out to me either in Berwick or Kittery by vertue of Town Grants from Kittery or Berwick. And also the Moiety or one half part of all the Right, title, Interest & Property which I have & ought to have as A Proprietor in the Common and Undivided Lands in ye townships of Kittery & Berwick; the whole of what is above given to my two Daughters Katharine & Mehitabel their heirs & assigns to be divided between them in Equal Parts, Portions, or Shares or to such as shall Legally represent them if it should happen that they or either of them should depart this Life before A Division be made Excepting & reserving what I have in these Presents given to my Wife Dorcas Cutt During her Widowhood.

Item I Give & Bequeath to my well-beloved Daughter Elizath Whipple to her, her Heirs & Assigns for ever besides what I have already given her all My Land called by the Name of Tong's Farm and what other Lands I have Joining thereunto that was laid out to me by vertue of town Grants from the Inhabitants of Kittery together with the buildings that are thereon. And also my part portion, or share of Sixty Acres of Land lying in the township of Kittery that was Nicholas Frost's of Kittery formerly Decest. And also one fourth part of the Land that I have had laid out to me in the township of Berwick or shall or may hereafter have laid out to me either in Berwick or Kittery by vertue of town Grants from Kittery or Berwick. And also one fourth Part of all the Right title Interest Property & Claim which I now have or hereafter may have as A Proprietor in Kittery in the Common & Undivided Lands in the townships of Kittery & Berwick freely to be Possessed & Enjoyed by her, her Heirs & Assigns for ever Excepting & reserveing what I have in these βsents given to my beloved Wife Dorcas Cutt during the time of her Widowhood:

Item. I do by these Presents Constitute, make & Ordain my dearly beloved Wife Dorcas Cutt my Sole Executrix of this my Last Will & testament. And I do hereby Disallow Revoke & disanull all and every former Testaments, Wills, Legacies and Bequests & Executors by me in any ways before named Willed & Bequeathed, Ratifying & Conferming this and no other to be my last Will & testament. In witness whereof I have hereunto Set my hand & Seal the Day & Year above-written.

Pronounced & Declared by
the said Robert Cutt as his
last Will & testament in
the presence of Us the
Subscribers.
John Newmarch
Thomas Cutt
Samuell Newmarch
her
Susanna × Newmarch
mark

Probated 21 Oct. 1735.

Probate Office, 5, 14.

In the Name of God Amen. To all Christian People whom it may concern/ Know ye that I Sam¹¹ Webber of York, being in my right mind; for good Reasons me hereunto moving, Do this Day make this my last Will and Testament.

Imp⁸ In the first place I Do committ my Immortal & precious Soul unto God, who gave it me; as unto a Faithful Creator: And my Body to the Durst, & at my Dece'se to be decently buried in hope of a glorious Resurrection at the last Day.

It. I make & appoint that my Dear & wel-beloved Wife Elizabeth be my Sole Executrix; & that she first pay the whole of my Just Debts with my Personall Estate: but if there is not not sufficient personal Estate to Discharge them then that A part of the Real Estate be sold for that purpose & that my beloved Wife have one third of the whole of my Estate both Real & Personal after all my Just Debts are paid.

- It. I give & bequeath unto my Eldest Son Sam¹¹ twenty five Acres of my Home Lott, with A fifth part of the Housing & Barn; as also A fifth part of the Nine Acres of fresh Meadow Land, that I have at ye great Marsh so called.
- It. I give & bequeath unto my Son Gershom, thirty Acres of my Home Lott, with the fifth part of my Housing & Barn as also A fifth of the Nine Acres of Fresh Meadow Land that I have at the great Marsh so called.
- I^t. I give & bequeath unto my Son Nathan^{II} twenty five Acres of my home Lott, as also A fifth part of Nine Acres of fresh Meadow Land, which is at the great Marsh.
- It. I give & bequeath unto my Son Joseph twenty five Acres of my home Lott: as also a fifth part of Nine Acres of fresh Meadow Land lying at the great Marsh so called.
- I^t. I give & bequeath unto my Son Paul five Acres of my home Lott as also a fifth part of Nine Acres of fresh Meadow Land lying at the great Marsh so called.
- I^t. I give & bequeath unto my Daughters Bershebe, Mercy, Abigail Sarah Dorcas & Elizath Each of them ten pounds to be paid to them by my Sons, when they enter into possession of the Lands above mentioned.

It is my Will & Intention that my beloved Wife Elizath Do keep Possession of the whole of my Estate both Housing & Lands untill my Youngest Son Paul Do come to ye Age of twenty one years—And then & not till then, all my Sons as Abovementioned, shall come into possession of their respective Portions & Divide it amongst themselves as they can Agree: or if they cannot agree concerning the Division: that then they call in the help of 2 or 3 Indifferent Persons & abide by their Judgment.

Furthermore it is my Will & pleasure: that not any of Sons do sell any part or the whole of the Lands, Honsing and Meadow to any Stranger whatsoever or Do make any Exchange or any ways convey or aliene to none: Excepting this: that they have Liberty either to sell or Lett any part or the whole either of the Housing or Lands bequeathed on

the Other side by this Instrument. But Brother may Lett or sell to Brother but to no other.

It I give & bequeath unto my Daughter Mary twenty shillings to be paid by my Sons when they take possession of the Lands given them as above.

In testimony of my consent to the whole of this my Last Will & Testament I have hereunto set my Hand & Seal this 25th Day of March 1735. Samuel Webber (Seal)

Witnesses to Samu Webbers signing

Sealing & Delivering this his last

Will & Testament.

Wait Webber

Elias Weare

Alexander Bulman

Probated 29 May 1735. Inventory returned at £1124:3:1, by Samuel Clark, Eliakem Wardwell and John Woodman Jr, apprisers, 19 Sept. 1735.

Probate Office, 5, 16.

In the Name of God amen the tenth Day of April Anno Domini 1735 I Nathan¹¹ Leman of York in ye County of York, being sick in Body. but of sound Mind & not knowing how soon it may please God to take out of this World by Death I Do resign my Soul to him in hope of Eternal Life. And as to my temporal Interest & Estate I Dispose thereof in Manner following Viz^t

Imp^s My Will is that all such Debts as are Due from me to any Person shall be well & truly paid in Convenient time after my Dece'se/ And for y^e payment there of I Do Give unto my Dear & Loving Wife Mary Leman (whom I hereby make the sole Executrix to this my Will) full power to sell & Dispose of all or any part of my Estate Real or Personall in York aforesd or in any other place or places wheresoever & y^e Deeds or Conveyances that she shall make & Execute

Concerning y^e same shall be as Good & Valid in Law as if I my self had made & Executed the same in my Life time.

Item. My Will is that my Executrix (after she shall have paid all my Debts) shall pay & Deliver to Each of my Children Namely John, Samuel, Daniel, Ebenezer, Mary, Sarah, Elizath & Hannah A New Bible to be given or Delivered to them when they Arive to y^e Age of Eighteen Years or Marriage respectively or sooner if she pleases.

Item. I Give & bequeath unto my Loving Wife Mary Leman afores^d all y^e rest & residue of my Estate rights titles & Interest Real & Personall wheresoever & whatsoever for Her Comfortable support & the support of my Children & to be Disposed of by Her in such Manner & at such time as she shall see meet & to whome she please She having by force of this my Will A fee simple in the same.

Lastly. I Do hereby pronounce & Declare this & No other to be my Last Will & testament ntterly revokeing & Declareing to be Null & Void all former & Other Wills testaments Legacies & bequests by me before made. In Witness whereof I the said Natha¹¹ Leman hereunto set my hand & seal the Day aboves⁴.

Nathan¹¹ Leman (Seal)

Signed Sealed Pronounced & Declared by ye said Nathan Leman to be his last Will And testament in presence of,
Benjamin Harmon
Catharine Harmon

Francis \times Gray

mark

Noah Emery

Probated 11 Nov. 1735. Inventory returned at £336:13:8, by Joseph Holt, Benja Harmon and Noah Emery, appraisers, 20 April 1736.

Probate Office, 5, 32.

To all People to whom the psents shall come Greeting. Know ye. that I Josiah Winn of Wells in ye County of York in the Province of ye Massachusetts Bay in New England Yeoman, being tho weak of Body yet of A sound & well Disposing Mind & Judgment Committing my Spirit unto God the Father of it thro Jesus Christ & my Body into the Hands of my Executors hereafter named to be by them Decently interred in hopes of A Blessed Resurrection. Do Will & Dispose of the temporal Estate with which God has been pleased to bless me in the following manner Viz:

- 1: My Will is that all my Just & Honest Debts together with my Funeral Charges shall be paid out of my Estate by my Executors hereafter named.
- 2. I give & Bequeath unto my well beloved Wife Mary Winn, fifty pounds which I will shall be paid unto her by my Executors out of my moveable Estate within six Months after my Dece'se in full of Her thirds.
- 3. I Bequeath & will unto my well beloved Son John Winn A Certain peice of Land & thatch Bed lyeing in Wells aforesd beginning at A certain Rock that is in ye Fence which stands on ye Divideing line between Malachi Edwardses Land & mine and runing from thence one hundred . & thirty two Rods on A South East Course to Ogunquit salt water River, and then runing thirty two Rods on an East Course by sa River, and then on a West & by North Course twelve Rods, then on an East Course fourty one Rods, then on a West Course twelve Rods, then on A North west Course twelve Rods, then on a North & by East Course twenty five Rods then on A West North west Course sixteen Rods & then on a West South West Course fourty one Rods to the first Rock: as surveyed & laid out to ye said John Winn by Capt John Storer Surveyor of Lands for Wells (according to my Order) as by A return under his hand Dated July 6th 1734 will appear.

I also give and bequeath unto him my sa Son John Winn

a certain peice of Land between y° Brooks that run thro my Land to y° salt water, beginning at a certain stake in y° Fence below y° highway on y° side of a Hill and thence runing on a South East & by East Course one hundred & six Rods to Ogunquit Salt River & by s⁴ River untill it comes even with y° Line on the North East side of Joseph Taylors Land & runing then on a North West course four Degrees Westerly one hundred & seven Rods to the Country Road & then runing on a North East & by North Course twenty Rods.

I likewise give unto him my s^d Son John Winn A certain peice of Land between the afores^d Brooks on y^e upper side of y^e highway, begining on y^e Brow of y^e Hill between y^e sd two Brooks & runing from thence on A South South West Course Ninty & Nine Rods & then runing on a West North West Course Eighty Rods & then runing on a N North East Course Eighty Rods & then runing North East twenty Rods & then runing East South East seventy six Rods the Bounds hereof may be seen by y^e s^d Return of this & the immediately foregoing peice of Land under the hand of the said John Storer. I also give unto him my s^d Son John Winn one of my Old Beds with two Blankets & A Couerlid and A midling Iron Pot.

4. I give & Bequeath unto my well beloved Son Joseph Winn A Certain piece of Land begining at A Certain Rock set in yº Line that Divides the Land commonly called Ogunquit Farm & my Land, & runing from sd Rock down to Ogunquit River on A South East Course & by sd River Southerly untill it comes to yº Land I have herein given to my son John Winn on yº Southerly side of my Farm below yº high way, & then runing up to yº high way by sd Land on a North West & by West Course & then begining above the high way where the peice of Land begins which I have herein already given unto my Son John Winn above yº high way and runing up by yº side of said Land as high as that sd tract of Land which I have given my sd Son John

Winn, above ye high way runs and on ye same Course that that runs on & thence to run on a streight Course over to ye Farm Line and then Down upon ye sd Line commonly known by ye name of ye Farm Line untill it comes down to the certain Rock set in this Line which is the first mentioned Bounds in this tract of Land; together with the House & Barn on sd Land and also I give unto Him my sd Son Joseph Winn twelve Acres of Land at ye place comonly called Josiahs's Field & two Steers & one Heifer Each of them to be coming three years old at ve time of Delivery which shall be within six months after my Decease & my young Horse which is now called Joseph's Colt my small fowling peice & my Sword a Neb Yoak and Ring & Ring A Draft staple & Hooks; one small timber Chain & two draft Chains my silver wearing Shoe Buckles the New Bed & Beding that was called Mehitables a small Iron Pot & a small Iron Kittle.

- 5. I give & Bequeath unto my well beloved Daughter Lydia Littlefield that tract of Land on which she now Dwells, & which I bought of one Sinclar & also one Hundred pounds to be paid unto Her in the following manner Vizt twenty pounds pr yeare untill the whole is paid begining with ye first payment within one yeare after my Decease.
- 6. I give & Bequeath unto my well beloved Daughter Abigail Winn one Hundred and sixty pounds to be paid her in the following manner Viz¹ I will that She shall be paid fourty pounds within one Year after my Decease and that¹ she shall be paid twenty pounds p Year after that till the whole is paid: two Heifers that shall be coming three years old at y⁰ time of their Delivery which I will shall be within six months after my Decease, one of my new Beds & Beding, the Mare that I now ride & my largest Iron Pot. also I will that so long as she continues unmarried she shall have y⁰ Western lower Room in my now Dwelling House for her own only Use & Benefit.
- 7. I Do hereby Constitute & Ordain Joseph Hill Esq^r John Storer Gentⁿ & my afores^d Son John Winn Sole Executors of this my last Will & testament & hereby revoke &

Disanull all other Wills heretofore made by me and declare this to be my last Will & testament as Wittness my hand & Seal this ninth Day of Octor Anno Domini 1734 annoq R: R: Georgij secundi Magnæ Britaniæ & Octo

- 8. I will that my Executors shall make sale of my Lands not already herein Disposed of in Order to make the several payments Ordered by this my last will & testament to be made if y's sd payments cant be otherwise seasonably made.
- 9. I will that my aforesd Son Joseph Winn shall have one Years schooling after my Dece'se and if it should be Warr I Will that he shall be put to School in some town where there shall be no Danger of ye Indians and I will that ye whole Charge of this his Years schooling both as to meat Drink Cloathing washing and Lodging as well as ye schooling it self shall be paid by my Executors ont of my Estate not already dispose of.
- 10. I will that all my Lands, Goods, & Chattels of every kind not already herein Disposed of shall be equally Divided between my two afores^d Sons John Winn & Joseph Winn both as to Quantity & Quality. & these Latter articles which follow ye Date Vizt Eighth Ninth & tenth I Doe hereby declare to be Equally my last Will & testament with ye other articles foregoing them as Witness my Hand & seal the Day above mentioned.

NB: the words on South East Josiah + Winn (Seal) mark

Course were interlined between ve

26 & 27 lines from ye top of ye second page to be read in ye 27

line & ye first word in ye 23 line

Vizt the word before I in ye 3d

page was erased before signing

Signed sealed pronounced &

Declared in psence of

Sam¹¹ Hatch Ju^r

John Eldrege

Joseph Taylor

Probate Office, 5, 42.

In the Name of God Amen ye Sixth Day of March Anno Domini one thousand seven Hundred & thirty foure I Sarah Mitchel of Kittery in ye County of York within ye Province of ye Massachusetts Bay in New-England widow (of Robert Mitchel late of Kittery in ye sd County tavern-keeper) being sick & weak but of perfect memory praise be given to almighty God for ye same & Knowing ye uncertainty of this Life on Earth & being desirous to settle things in Order. Doe make this my last Will & testament in manner & form following that is to say first & principally I Commend my Soul to Almighty God my Creator Assuredly believing that I shall receive full pardon & free Remition of all my sins and be saved by ye pretious Death & merits of my Blessed Saviour & Reedeemer Christ Jesus & my Body to the Earth from whence it was taken to be buried in such Decent & Christian manner as my Executor hereafter named shall be thot meet & Convenient. & as touching such worldly Estate as ve Lord in mercy hath given me my Will & meaning is the same shall be imployed & bestowed as hereafter by this my Will is Expressed And first I Revoake renounce frustrate & make void all Wills by me formerly made & Declare & appoint this my last Will & testament. Item I Give and bequeath unto my Son Robert Mitchel & his heirs & assigns for ever halfe an acre of Land next adjoyning to ye house where I now Dwell the House being formerly given to him by my Decesd husband. I Give & bequeath unto my Son in Law William Kearswell five shillings to be paid him by my Execut^r hereafter named, which is to be in full for all & Every part that the sd Wm Kearswell is to have for any part of my Estate. I Give & bequeath unto my Daughter Mary Kearswell & to her heirs & assigns for ever one acre & three quarters of an acre of Land being ye remainder of what was not given to her Husband Wm Kearswell of ye two Acres of Land which was given to me by my Honord Father Mr Roger

Dearing of Kittery afores^d Deces^d. I likewise give unto my s^d Daughter Mary Liberty to Cutt & hale off from halfe an Acre of my wood land y^e wood that is or shall Grow on halfe an Acre provided she Dwells in Kittery. I likewise give unto my s^d Daughter Mary During her Naturall Life & after her Decease to be Divided to & amongst her Children as she shall see meet. One third part of all my Personal Estate Except what is hereafter Given. I Give unto my Son & Daughter Mannarin & Sarah Beal one third part of all my personal Estate Except what is hereafter given.

I Give and bequeath unto my son & Daughter Sam11 and Elizath Greenough one third part of all my personal Estate Except what is hereafter Given. I Give & bequeath unto my Son Roger Mitchel who I Do hereby Nominate & appoint my Sole Executor of this my last Will & testament all my Lands & other my Real Estate of what kind & quality soever or wheresoever Except what is before given to him his heirs & assigns for ever as likewise all my Debts that is due to me by any ways & means whatsoever or wheresoever/ I likewise give him all ye money that I have or may have by me or in any persons hands whatsoever, he paying all the Debts thats Due from me & all Funerall Charges & he paying within two Years after my Decease for the Use of my Grandson James Kearswell unto his Guardian five pounds in Currt Bills of Credit of this Province & unto ye Guardian of my Grandson Robert Greenough for his Use ye like sum of five pounds to be paid within two Years after my Decease. & unto ye Guardian of my Grandson Robert Mitchell son of ye aforesd Roger Mitchell ye like sum of fiue pounds to be paid within two years after my Decease. And before my Personall Estate shall be Divided amongst my Daughters, I Give out of it unto my Grand Daughter Sarah Kearswell my linning spining Wheel & ye Bed I ly on & likewise it is my Will that my three Daughters pay out of my Personal Estate which I have before given towards ve repairing ye Friends meeting House so called at Dover in ye

Province of New-hampshire Fourty shillings. In Wittness whereof I have hereunto set my hand & Seal ye Day & Year above written.

the words Enterlined (Except what is before given) was before signing & sealing herof.

Signed Sealed & pronounced this

Sarah Mitchell (Seal)

to be her last Will & testament

In ye presence of Us.

W^m Pepperell

W^m Dearing

John Dearing

Marget Hixson.

Probated 14 Feby. 1735-6.

Probate Office, 5, 49.

In the Name of God amen, I Jedediah Jorden of Kittery in ye County of York within ye Province of ye Massachusetts Bay in New-England Yeoman being in good health make this my last Will & testament in manner & form as followeth/ I comitt my Soul to God hopeing in his Mercy to Injoy Eternal Life & after my Decease my Body to be Decently buried as my Executors hereafter named shall think proper & as to my Estate I Give as followeth/ I make Ordain & Impower my Sons John Jorden, Robert Jorden & Thomas Jorden Executors of this my last Will & testament of my whole Estate after my Just Debts & Funeral Charges paid, I give my two Daughters Mary & Savaih Jordens all my personal Estate to be Divided Equally between them.

I Give y° Neck of Land at Spurwink in y° township of Falmouth to John Jorden & Thomas Jorden & Jedediah Jordens Children to be Divided Equally between them only reserveing A piece of swampy low Land which I give to Robert Jorden which lyes on y° Eastermost side of y° old

Neck of Land begining at y° point where y° Cattle formerly youst to pass over to my Brother Jordens Marsh where y° Creek parted my B° John & I, and so run round that piece of swompy Land to A place where y° Cattle formerly youst to pass over from y° s⁴ Neck of Land to y° great Plains. John Jorden to have his part on y° home place/ Thomas Jorden to have his part where he made Choice of/

Jedediah Jordens Children to have their part where their Father made Choice off in his lifetime.

I Give to my Eldest Dafters Son John Moor forty Acres of Land out of my Farm at Spurwink in ye township aforesed to be laid out by my Executors fronting ye Marsh forty Rod in Breadth 160 Rod in length by my Brother Dominicus Jordens Line & my line. I give to my Daughter Abigail Robison fifty Acres of Land out of my Farm at Spurwink aforesed to be laid out by my Executors fronting ye Marsh fifty Rod Broad 160 Rod in length next John Moors Lot. I give to my Daughter Mary Jorden fifty Acres of Land out of my Farm at Spurwink aforesed to be laid out by my Executers fronting the Marsh fifty Rod Broad 160 Rod in length by Robersons Lot/ I Give my Daghter Sarah Jackson fifty Acres of Land out of my Farm at Spurwink aforesed to be laid out by my Executes of Land out of my Farm at Spurwink aforesed to be laid out by my Executes fronting ye Marsh fifty Rod in bredth 160 rod in length by Marys Lot/

I Give unto my Daughter Saviah Jorden fifty Acres of Land out of my Farm at Spurwink afores^d to be laid out by my Execu^{rs} fronting y^e Marsh fifty Rod broad 160 Rod in length by Sarah Jacksons Lot/

I Give my Old mooing Marsh at Spurwink afores^d to be Equally amongst all my Children & Gran Children before mentioned. & what Lands soever is not Yeat given shall be Divided Equally between John Jorden & Thomas Jorden & Jedediah Jordens Children. I Publish & Declare this to be my last Will & testament & renounce all former Wills. In Witness whereof I have hereunto set my hand & seal this Sixth Day of March one thousand seven hundred twenty

Nine y^e second year of y^e Reign of our Lord King George y^e second of Great Britain Frans & Ireland &c.

Signed & Sealed In presence

 $_{
m his}$

of Us.

Nathan White

Jedediah / Jorden (Soal)

John Jorden

mark

Tim^o Gerrish.

Probated 16 Jany 1735-6. Inventory returned 13 Apr. 1736, at £1064: 10: 0, by James Garlan, Nathaniel Jordan and James Maxwell, appraisers.

Probate Office, 5, 54.

In the Name of God Amen. the twenty fourth Day of February Anno Domini one thousand seven hundred and thirtyfive six. I John More of Kittery in ye County of York in ye Province of ye massachusets Bay in New-England Mariner being sick & weak in Body, but of perfect mind & memory thanks be given unto God, therefore calling unto mind ye mortality of my Body Do make & ordain this my Last Will & Testament. first of all I give & Recomend my Soul into ye hands of God that gave it me & my Body I recommend to ve Earth to be buried in decent Christian Burial at ye Discretion of my Two sons Robert More & Jonadab More believeing that I shall Receive ye same again at ye General Resurrection by the mighty power of God. & as for such worldly Estate wherewith it hath pleased God to bless me in this Life I give & Dispose of ye same in the following manner and form.

Imprimis I Give unto my well-beloved Children John More Edward More Robert More, Ebenezer More, Elizath More, Abigail Parker, and Mary More (besides what I have heretofore given them) five shillings to Each of them to be paid to them by my Executrix Either in Currant Money or in good Bills of Credit of ye aforesd Province.

Item I Give & bequeath unto my Dearly beloved Wife Sarah More her Heirs & Assigns for ever all ye Residue or Remainder of my Estate Real & Personal in what Place soever & of every Denomination & Kind freely to be possessed & Enjoyed by Her her Heirs & assigns for Ever.

Item. I Do hereby Constitute make & Ordain my Dearly beloved Wife Sarah More my Sole & only Executrix of this my last Will & Testament. And I Do by these presents utterly Disallow revoak & Disannul all former & other Testaments Wills Legacies & Bequests & Executors by me in any manner named Willed & bequeathed Ratifying & Confirming this as my last Will & Testament. In Wittness whereof I have hereunto set my hand & Seal ye Day & Year first abovementioned.

Signed sealed Published &

John More (seal)

pronounced by ye sd John More as his Last Will & Testament in ye presence of Us the subscribers. John Newmarch Richard Cutt George Frink her $Marv \times Ball$ mark

Probated 2 April 1736.

Probate Office, 5, 55.

In The Name of God Amen the twenty ninth Day of August 1726. I John East of Falmo in Caso Bay in the County of York & Province of yo Massachts Bay Marriner being sick & weak of Body, but of perfect mind & memory thanks be given to God. Therefore calling to mind ye mor-

tality of my Body & knowing that it is appointed for all men once to Dye Do make & Ordain this my last will & Testament, that is to say principally & first of all I give & recomend my Soul into ye hands of God who gave it; and my Body I recommend to ye Earth to be Buried in Decent Christian Burial at the Discretion of my Executrix, nothing doubting but at the general Resurrection I shall receive you same again by ye mighty power of God. And as touching such worldly Estate wherewith it hath pleased God to Bless me in this Life I Give demise & Dispose of ve same in ve following manner & form. I Give unto my true & well beloved Wife Mary whom I Constitute make & Ordain my sole Executrix of this my last Will & Testament, all my Estate Real and Personal by Her freely to be possessed & Enjoyed. And Do by these \(\beta sents \) Utterly disallow revoke & Disañull all & every other former Testaments, Wills, Legacies & bequests & Executors or Executrix's by me in any way's before Named willed & bequeathed, Ratifying & Confirming this & no other to be my Last Will & Testament. In Wittness whereof I have hereunto set my hand & seal ye Day & Year within mentioned. John East (seal)

Signed sealed Published

Pronounced & Declared by y^e s^d John East as his last will & Testament in Presence of us y^e subscribers Joshua Moody Edmund Mountfort Sam¹ Moody Iu^r

Probated 27 May 1736. Inventory returned 1 March 1736-7, at £452: 2: 0, by Isaac Ilsley, James Gooding and Moses Pearson, appraisers.

Probate Office, 5, 64.

In the Name of God amen I David Libbey of Kittery in ye County of York in ye Province of ye Massachusets Bay in New-England yeoman haveing upon me the Infirmitys of Old Age yet being of perfect memory & calling to mind the uncertain Estate of this Life, and that it is appointed for all men once to Dye, Do make Ordain & Declare this to be my last Will & Testament In manner & form following viz^t

Imprs I Recomend my soul into ye hands of God who gave it & my Body to ye Earth to be Decently buried at ye Discretion of my Executor hereafter Named and for ye settleing of my Temporal Estate which it hath pleased God to give me I Do order give & Dispose ye same in the following manner. after my Just Debts & Funeral Charges are satisfyed & paid by my Executor.

Item. I Give & bequeath unto Elenor my Dearly beloved wife one halfe of my Homested from ye River to ye Country Road During her Natural Life Excepting two acres given in this my Will to my Son Solomon Libbey also one halfe of my Laud at ye North East End of my Lot lying at ye North East End of a Lott given in this my Will to my Son Sam¹¹ Libbey during her natural Life, I also give & bequeath unto my se wife my whole personall Estate of what kind soever for her Use during her Natural Life & to be Disposed of among my Children at her Discretion.

It^m I Give & bequeath unto my beloved Son David Libbey Twenty acres of Land to begin at y^e Country Road & to run back the whole breadth of my Land North East & by East untill Twenty Acres be accomplished Excepting one Rod in breadth on the North west side which I reserve for A way to y^e head of my Lot to him his heirs & assigns for ever.

It. I Give & bequeath unto my beloved Son Sam¹¹ Libbey Ten Acres of Land begining at ye North East End of my son Davids Twenty acres above mentioned & to run back ye whole breadth of my Land North East & by East untill Ten acres be accomplished, Excepting one Rod in Breadth on ye Northwest side which I reserve for a way to ye head of my Lot to him his Heirs & assigns for ever.

- It: I Give & bequeath unto my beloved son Solomon Libbey two acres of Land begining at ye Country Road one Rod south Eastward from ye Northwest Line of my Land & thence South Eastward by ye heigh way sixteen Rod & to run that breadth south west & by west Twenty rod to him his heirs & assigns for ever.
- It: I Give & bequeath unto my beloved Son John Libbey five Shillings being in full of his Portion with what I have already given him.
- It: I Give & bequeath unto my beloved son Ephraham Libbey my homested with yo buildings Orchard & appurtenances bounded south west ward by Piscataqua River North westward by Matthew Libbeys Land south Eastward by Stephen Tobeys Land & North Eastward by yo Country Road Excepting two Acres above given to my son Solomon I also give unto my said son Ephraham all yo remainder of my Land from yo North East End of yo Ten acres above given to my Son Samil to run yo whole Breadth to yo head of my Lot with yo free Use & Liberty of yo way afore reserved from my homested to yo head of my sol Lot togather with all other Rights & privilidges to me by any ways or means belonging to him his heirs & assigns forever always provided & to be understood that my wife Enjoy yo one halfe during her Life as aforesol.
- It: I Give & bequeath unto my beloved Daughter Mary Small five Shillings being in full of her Portion with what I have already given her.
- It^m. I Give and bequeath unto my beloved Danghters Elizabeth Libbey Elenor Libbey & Abigail Libbey Each of them Ten pounds to be paid by my Son Ephraim within one

Year after my Decease Except I should pay them before & what appears by my Account to be paid to Either of them as part of their said Portion.

And I Do by these presents Nominate Ordain & appoint my Beloved Son Ephraim Libbey to be sole Executor of this my Last will & Testament.

In Testimony whereof I have hereunto set my Hand & affixed my seal this Sixth Day of May in y° Eleventh year of y° Reign of Our Soveraign Lord George by y° Grace of God of Great Brittain &c King. annoq Domini one Thousand seven hundred & Twenty five.

Signed sealed & Declared by

his

mark

ye sd David Libbey to be his

David O Libbey (seal)

last Will & Testament

In \begin{picture}(600) \text{Sence of Us.} \end{picture}

Jos: Hamond

John Rogers

John Fogg

Probated 24 Dec. 1736. Inventory returned 14 Jan. 1738, at £1329: 5: 0, by Jos: Hammond, John Rogers and Jos: Hammond Jr., appraisers.

Probate Office, 5, 71.

The last Will & Testament of Alexander Junkins of York in ye County of York in New-England Yeoman made this twenty first Day of February Anno Domini 1735. As to the worldly Goods which God in his kind Providence has been pleased to bless me with I Dispose of ye same as follows after my Just Debts & Funeral Charges are paid.

first I give & bequeath to my faithful and welbeloved Wife Catharine all that Lot of Land whereon I now dwell wen was my Father's Homestead with ye Dwelling House & Barn thereon to hold during ye term of Her natural Life besides her Right of Dower & thirds according to Law in all ye Rest of my Estate Real & Personal & also the Use and Improvement of all my Personal Estate after Debts & Discharged during her Life provided that if she Shall see Cause to marry She shall have no more of my Estate Real or Personal than Her Thirds according to Law.

Item. I give & bequeath to my Son Joseph all that Tract of Land whereon he now Dwells containing about seventy Acres, also a Parcle of Marsh containing about four Acres lying at a Place called Curtis's Cove to hold to him & his Heirs & Assigns for ever.

Item. I give & bequeath to my other Son Alexander those Parcels of Land I bought of m^r Jeremiah Moulton & Constant Rankin containing in both Parcles about Thirty Acres lying betwixt ye Country Road & ye River near the great Bridge with ye Barn thereon & also ye salt Marsh thereunto adjoyning containing about two Acres also about three acres of salt Marsh lying on ye South west side of ye River over against ye Land aforesd which I bought of mr Jne Woodbridge also that parcle of Land granted to me & my two Brothers (whose part I have bought) as an addition to our Fathers Homestead containing about twenty acres also ye whole of ye sd Homestead after his Mothers Decease to hold to him & his Heirs forever.

Item I give & bequeath to my sd two Sons all the rest of my Marsh both Salt & fresh not before mentioned & all my Shares in the Comon Land in York to be equally Divided between them to hold in severalty to them & their Heirs & assigns for ever.

Item To my Eldest Daughter Mary Carlile (besides what I have already done for Her) I give what Interest is due to me from her Husband on several Bills I have against him for ye sum of one Hundred & Eighty Two pounds in all & also the Use & Improvement of ye sd One Hundred & Eighty

Two pounds till Her son John comes of Age & ye Use of Eighty Two pounds thereof during Life.

Item I give to my Daughter Martha Preble thirty six pounds it being the same sum due to me from her Husband for certain Cattle he had of me besids what he has already received.

Item I give & bequeath to my Youngest Daughter Mercy One Hundred pounds to be paid out of my moveables after her mothers Decease or sooner if my Executors hereafter named shall see meet.

Item. I give & bequeath to my Grandson John Carlile One Hundred & Eighty Two pounds, One Hundred pounds part thereof to be paid out of the money due on Bills from his Father when he shall come of Age & Eighty two pounds more to be paid out of ye Money due as aforesd after his Mothers Decease provided always the sd John live with & be helpfull & Dutifull to his Grand Mother my wife aforesd till he come of age or till her Decease.

Item It is my Will that what of Personal Estate may be left after my Wifes Decease & her Debts & Funeral Charges paid shall be equally Divided among my three Daughters & the Legal Representatives of such of them as may then be Deceas^d.

Lastly. I Do hereby appoint & Constitute my wife Catharine & my Son Joseph the Executors of this my last will & Testament. memorandum before signing I further declare it to be my will that my son in Law John Carlile on his paying the One hundred Eighty two pounds afores shall have all ye Lands for which he has made Deeds to me on Record the true Design & Intent of sd Deeds being to secure ye payment of sd money with Interest.

In Testimony whereof I hereunto set my Hand & Seal ye
Day & year above written. his
Signed sealed published & Alexander + Junkins (seal)
pronounced by Alexander mark
Junkins afore named as his
last will & Testament in
Presence of Us wittnesses.
John Curtis
John Newman
her
Abigail × Curtis
mark

Probated 18 January 1736-7. Inventory returned 14 July 1738, at £2061: 7: 6, by Samuel Came, James Grant and Joseph Plaisted, appraisers.

Probate Office, 5, 79.

In the Name of God Amen I John Adams of the Town of Kittery in ye County of York in the Province of ye Massa Bay Shipwright being of a sound mind & perfect memory and knowing that it is appointed for all men Once to Die Do make & Ordain this to be my last Will & Testament And after recomending my soul to God ye Father of Spirits & my Body to a Decent Interment hoping for a glorious Resurrection thrô the merrits of Jesus Christ. That Worldly Estate wherewith God has blessed me I give Devise & bequeath in the form & manner following Vizt Imprimis I Order & my Will is that all my Just Debts of all sorts & my Funeral Charges be paid by my Execra hereafter Named Equally as soon as they can Conveniently Do ye same or within A Reasonable time after my Decease & what Debts are due to me I give to my Execre to be Equally Divided between them as they shall Collect & Recover the same I

Likewise give to them what Ready money I have by me to be Divided in the same manner.

Item I give & bequeath unto my well beloved Wife Amy the Use and Improvement of one full third part of all my Lands during her natural Life & half my House where I usually Dwell (vizt) that half which we Commonly call the old End & I give her what fire wood she shall have Occasion to Use to be taken off her third part of my Lands and to be haled & brôt home to her Door & fitted for her use by my two sons herein hereafter named whom I hereby Order to Do the same joyntly at their Equal Expence. I also give unto my said Wife all my household Goods of any kind whatsoever within Doors and one third part of all my live stock to have & hold unto her her Heirs & assigns for ever.

Item I Give Divise & bequeath unto my two sons John & Thomas Adams all my Lands that I have in Kittery Berwick or any other place whatsoever in possession Reversion or Remainder or that I ought to have by any way or means whatsoever the one Moiety thereof unto my sd son John to have & to hold to him his heirs & assigns for ever with all my Buildings & Houses thereon standing, and the other moiety thereof unto my sd son Thomas his Heirs & assigns for ever with all y' buildings thereon and all my Lands at my home place which I usually improved my selfe & that which lays on yo southerly side thereof which my Honod Mother Decsd used to Improve in her Life time which we Commonly call ve old Farm I will & order shall be Divided Equally in two parts Lengthways of the said Lands & that my s^d son John shall have y^e Northerly half to hold as aforesd & his Brother Thomas aforesd to have ye southerly half to hold to him & his Heirs as aforesd. And my will further is that if either of my sd sons shall Loose any part of his half of ye sd Farms Divided as aforesd that then he shall have one halfe as many Acres as he Looses out of his Brothers part so as to make ye Loss Equal between them &

that Each may bear an Equal part of such Loss but if either of them shall have Disposed of his said part before any such Loss shall happen he shall make good his part of such Loss to his Brother in money. I Likewise give unto my s^d sons all my Cattle (Except what I have herein before given unto their Mother) and all tools utensels & Implements of Husbandry to be Equally Divided between them their heirs & assigns for ever.

Item I give and bequeath unto my Daughter Margaret Clark Mary Hammonds & Sarah Peirce to Each of them their Heirs & assigns the sum of thirty pounds besides what I have already given them to be paid by my said Sons John & Thomas joyntly & Equally between them in Cattle or ye produce of their Farms & Each of them to have six Years time after my Decease to pay their respective parts of said Legacies in & to pay ye same in Equal annual payments to Each of my said Daughters.

Finally I Do hereby Constitute & appoint my s^d sons To be Joynt Execu^{trs} of this my last Will & Testament Exhorting them to Brotherly Love & unity Charging them faithfully to Discharge this their Trust. I likewise hereby revoak Disannul & make void all other & former Wills & Testaments by me in any manner heretofore made Ratifying & Confirming this & no other to be my Last Will & Testament. In Wittness whereof I have hereunto set my hand & seal y^e second Day of June Anno Domini 1737. and in y^e tenth year of His Majesty's Reign. Signed Sealed published & pronounced by y^e s^d John Adams as his Last Will & Testament in presence of us who subscribed Our names hereunto In the said Testators presence.

As Wittnesses of y^e same. Eph^m Denuet Joseph Fernald Benjamin Fernald/ mem° the words (the his) were interlined on ye other side before signing &c John Adams (*eal)

Probate Office 5, 85.

In the Name of God Amen April ye 18th 1726. I Thomas Adams of York in ye County of York in ye Province of ye Massachusets Bay in New England Yeoman being aged & infirm in Body but of sound mind & memory blessed be God for it calling to mind the certainty of my Departure out of this World & the uncertainty of ye time when it shall please God to call me hence Do make & Ordain this my last Will & Testament. In the first place & principally I Give & recomend my Soul into the Hands of my blessed Redeemer hopeing & trusting in his merits alone for the Salvation thereof & my Body I recomend to yº Earth to buried in decent Christian manner at ye Charge of my Executor expecting to receive it again from the Dust at yo General Resurrection thro the mighty power of God & as touching such worldly Estate as it has pleased God to bestow upon me in this Life I demise & Dispose of ye same in manner & form following.

Imprimis I give & bequeath unto my welbeloved & faithfull Wife besides wt is already reserved to her & my selfe during our natural Life in my Deed of Gift to my son Thomas three Pewter Platters to be Distributed among her three Daughters Hannah Esther & Elizabeth at her Decease.

Item I give & bequeath unto my Eldest son Philip Adams besides what he has already received by Deed of gift five shillings.

Item I give & bequeath unto my son Sam¹¹ Adams besides what he has already received by Deed of Gift five shillings.

Item I give & bequeath uuto my son Hezekiah Adams besides what he has already received by Deed of Gift five shillings.

Item I give & bequeath unto my eldest Daughter Hannah Baker twenty shillings besides what she has already Received.

Item I give & bequeath unto my Daughter Esther Booker twenty shillings besides what she has already received.

Item I give unto my youngest Daughter Elisabeth Sedgely besides what she has already received ten shillings.

Item I give & bequeath unto my youngest son Thomas Adams whom I Do hereby constitute make & Ordain ye sole Executor of this my Will & Testament all ye Remainder of my personal Estate Goods & Debts not already herein bequeathed, & also ye Housing & Buildings yt now are or at my Decease shall be standing on ye Land where I now dwell He paying the Legacies herein mentioned & ye Charges of mine & my Wifes Decent Interment & all my Just Debts and maintaining his Mother comfortably during her natural Life if wt is reserved in my Deed of Gift to him of my Home Place should not be sufficient.

Lastly Unto my son Nathan Adams who was omitted in the proper place by ye Scribe I give & bequeath besides what he has already received by Deed of Gift five shillings.

And I Do here by utterly disallow revoke & disannul all & every other former Wills Testaments Legacies & Bequests & Executors by me named willed & bequeathed in any ways heretofore ratifying & confirming this & no other to be my last Will & Testament. In Wittness whereof I have hereunto set my Hand & Seal ye Day & Year before written The Words [Goods & Debts] between line 2^d & 3^d & the words [the Legacies herein mentioned &] were interlined before signing between Line 4th & 5th.

Signed sealed published pro-

nounced & Declared by the s^d Thomas Adams as his last Will & Testament in the ßsence

of Us ye subscribers.

Samuel Moodey Anthony Baker

Jos: Moodev

Thos Adams (seal)

mark

Probate Office, 5, 87.

In the Name of God Amen To all Christian People to whom These presents shall come Greeting. Know ye That I Thomas Wells of Wells in ye County of York in the Province of ye Massachusets Bay in New-England Yeoman being now of A sound Disposing mind the weak in Body do committing my Spirit into the hands of God the giver of it thro Jesus Christ the Mediator & my Body into the hands of my Executors hereafter mentioned to be by them decently interred in hopes of a glorious Resurrection to a Life immortal dispose of ye Temporal Estate with which God has blessed me & which I have hither to reserved in the following manner Vizt.

- 1. I give & bequeath unto my Dearly beloved Wife Lydia Wells all my Household stuff of every sort & kind my Negro man Jeff one half one half of y° quick Stock that is between my son Nath¹¹ & myself whether at home or wheresoever it be & one hundred pounds in Bills of Credit on y° Province afores¹⁴ to be paid unto her by my son Nath¹¹ out of my Debts & one half of y° Leather that is now in our Tan Pitts that is between my s⁴ son & myself & likewise I give unto her my s⁴ Wife y° one half of the out Door Tools & Utensels of every kind that are now between my s⁴ son Nath¹¹ Wells & myself during y° term of her Natural Life & at y° Expiration thereof to return to my s⁴ Son Nath¹۱ Wells.
- 2 I Give unto my s^d well beloved son Nath¹¹ Wells all my Debts of every kind he paying one hundred pounds in Bills of Credit as afores^d unto my s^d Wife Wells as also y^e one half of my out door Tools and Utensils which I have given to my Wife (during her natural Life) after her Decease y^e other half being his I also give unto him my s^d son Nath¹¹ Wells over & above what I have heretofore conveyed to him by Deeds twenty shillings.
- 3. I give & bequeath unto my well beloved son Joshua Wells over & above what I have already conveyed to him by Deeds twenty Shillings.

4. I Likewise give & bequeath unto my well beloved Daughter Lydia Clark over & above what I have already given her twenty shillings.

I Do also hereby constitute & appoint my dearly beloved Wife Lydia Wells to be Executrix with my well beloved Sons Nathⁿ Wells & Joshua Wells whom I also appoint to be Executors with her of this my last Will & Testament.

And finally hereby revoking & disannulling all other Wills by me heretofore made Do pronounce and Declare this to be my last Will & Testament this 19th Day of July Anno Domini 1737 Annoq Ri: Rs: Georgii secundi magnæ Britaniæ &c undecim.

(N. B.) the words that is between my sd son

& myself being inserted between ye 25.

& ye 26. line from ye Top to be red

between ye words Pitts &c in ye 26 Line.

Signed sealed pronounced &

Thomas Wells (seal)

Declared in \beta sence of Us.

John Cole

Eleazar Clark

Elisha Nason.

Probated 22 Sept. 1737.

Probate Office, 5, 88.

In the Name of God Amen the Ninteenth Day of Dec^r in ye year of our Lord 1735. I Richard Chick of Kittery in ye County of York within ye Province of ye Massachusets Bay in New England yeoman being sick & weak in Body but of sound mind Do make & ordain this my Last Will & Testament Vizt in ye first place recomending my soul to God my Creator hopeing for salvation through Jesus Christ my Body I Commit to ye Earth to be Decently Intered in Decent

manner at ye Discretion of my Executors & as Touching my worldly Goods I bequeath them in manner following Vizt

Im^s. I give & bequeath to Martha my beloved Wife one third part of my Personal Estate forever And one third part of my Real Estate during Life.

Item I Give & bequeath nnto my beloved son Richard Chick my House & Barn & Lands where I now live on the North side of ye Road Containing about twenty Acres be it more or less (Excepting Two acres for Thomas to be hereafter mentioned) To him my sd son Richard & To ye Next Heir Male Lawfully to be begotten by him & in case of failure of Heirs Male by him to be begotten as aforesd ye same shall after ye Decease of my sd son Richard be & remain unto my two sons Thos & Nathan in Equal halves to them & their heirs for ever.

Item I Give & bequeath unto my beloved son Thomas Chick two Acres of Land on y° North side of y° Road next to John Morrells Land frounting on y° Road Eighteen Rods & Extending back that breadth next to John Morrells Land till y° sd two Acres is Compleated (this being the two acres Excepted out of y° Land given to Richard as aforesd) To him y° sd Thomas Chick & his Heirs for Ever.

Item I Give & bequeath unto my beloved son Joshua Chick Twenty shillings in money or Bills of Credit to be paid to him ye sd Joshua by my son Nathan within six Months after my Decease.

Item I Give & bequeath unto my beloved son Nathan Chick all my Lands & Marsh Adjoyning to Sturgeon Creek lying on ye south side of ye Road leading from my House toward ye Cedars so Called ye sd Lands lying between James Davis's Land & John Morrells Land Containing about ten Acres be it more or less the Marsh being about two Acres be it more or Less lying neare by ye Bridge Called ye Cedor Bridge Joyning to ye Creek Called Sturgeon Creek in Kittery aforesd To him ye sd Nathan & his Heirs for ever.

Item I Give & bequeath unto my three sons Richard &

Thomas & Nathan all my Rights in ye Comons and undivided Lands in Kittery & Berwick to say to ye sd Richard one half thereof & to ye sd Thomas & Nathan Each one quarter part thereof To them the said Richard Thomas & Nathan and their Heirs for ever.

Item I Give & bequeath unto my s^d son Nathan all my stock of Liveing Creatures & utensils of Husbandry Excepting his Mothers thirds aforementioned (and one Good Cow for his Sister Elizabeth Emery) he the s^d Nathan paying y^e afore mentioned twenty shillings to his Brother Joshua & what I shall herein Order him to pay to his sisters I also Give to y^e s^d Nathan one Feather Bed & bedding.

Item I Give & bequeath unto my beloved Daughter Elizath Emery one Good Cow.

Item I Give & bequeath unto my four Danghters Viz^t Elizth Emery, Mary Huntress, Winnefrid Bickford & Martha Bickford all my house hold goods & moveables within Doors of every sort (not herein before bequethed) to be equally Divided amongst them I also give to my s^d Daughters five shillings in money to Each of them to be paid by my afores^d son Nathan within six Months after my Decease. I also give to my s^d four Daughters my Pew & privilidge thereof in y^e meeting house in the upper Parrish in Kittery to them for the Use of them and their Children & not to be sold from them.

Item All y° Rest & Residue of my Estate whatsoever & wheresoever I Give & bequeath unto my two sons Richard & Nathan afore named in Equall shares & I Do hereby Nominate & appoint my sd sons Richard & Nathan to be y° Executors of this my will & they to be at y° Charge of my Funeral and I Do hereby, Renounce all former & other Wills Legacies & bequests by me in any manner before made ratifying & Declareing this & no other to be my last Will &

Testament In Wittness whereof I here unto set my hand & his seal ye Day & year first above written.

mark

Signed sealed pronounced &

Richard \ Declared by ye sd Richard Chick to be his Last Will &

Testament in psence of

his

John × Heard

mark

Jnº Morrell

Edmund Coffin

Probated 19 Sept. 1737. Inventory returned 24 Sept. 1737 at £933:18:0, by Nathan Bartlet, Tobias Leighton and John Tidy, appraisers.

Probate Office, 5, 91,

The Last Will & Testament of Ruth Parsons of York in the County of York Widow made ye Eleventh Day of April A: D: 1737. Being in a weak & Low Estate as to my Bodely Health & not Knowing how soon it may please God to call me out of this world & being Desireous to prevent as far as in me lies all Differences & Disputes between my Dear Children after my Decease I Do hereby Order & Dispose of my small worldly Estate as follows vizt.

First It is my Will that all my just Debts & Funeral Charges be paid out of the Quick Stock.

Item What shall remain of the sd Quick Stock & also what is due to me on promisary Notes or otherwise from any Person whatsoever & all Rights & Grants of Land be Equally Divided into seven shares among my six Children & my little Grand Child Mary Dill.

Item I hereby give & bequeath to my youngest Daughter Elisabeth all my Household Goods of what Kind soever.

Item. I give to my two sons Joseph & Elihu ye Honse & Barn which I have erected on ye Home place at ye other end of ye Town in ye first Parish only, it is my Will that se Joseph shall pay ten pounds to his sister Dill & se Elihu Ten pounds a piece to his sisters Hannah & Elisath said House & Barn to be equally Divided between my se Two sons as ye place was Ordred to be by their Father Decese.

Lastly I Do hereby Constitute & appoint my Eldest son John the sole Executor of this my Last Will & Testament. Wittness my Hand & seal the Day & year above written.

Signed sealed published pronounded & Declared by
Ruth Parsons to be her
last Will & Testament.
In Presence of Us,
her
Deborah × Willson
mark
Anne Willson
Joseph Moody.

her
Ruth Parsons (seal)
mark

Probated 28 Sept. 1737. Inventory returned 29 Oct. 1737, at £162: 4: 0, by Andrew Grover, Joseph Willson and Zacheus Trafton, appraisers. Debt due from Henry Simpson.

Probate Office, 5, 100.

In the Name of God Amen the twenty Eighth day of July Anno Domini One Thousand Seven Hundred and Thirty Seven I Elizabeth Dearing of Kittery in the County of York Widdow being Aged and Weak of Body but of Perfect Mind and Memory Thanks be given unto God therefor Calling unto mind the Mortality of my Body do make and ordain this my last Will and Testament that is to say Principally and first of all I give and Recommend my Soul into the Hands of God that gave it and my Body I Recommend

to the Earth to be Buried in decent Christian burial att the discretion of my Executrix believing that att the Generall Resurrection I shall receive the same again by the mighty Power of God and as touching such Worldly Estate as hath pleased God to Bless me in this Life I give Demise and dispose of the same in the following Manner and Form.

Imprimis I Give and bequeath unto my Granson John Dearing his Heirs and Assigns forever one shilling in Currant Money to be paid by my Executrix.

Item I give and bequeath unto my Daughter Sarah Deed One shilling to be paid as aforesaid.

Item I Give and bequeath unto my Daughter Margaret Cleare one shilling to be paid as aforesaid.

Item I Give and bequeath unto my son Roger Dearing One Shilling to be paid as aforesd.

Item all the rest and Residue of my Estate I give and bequeath it unto my Daughter Eliza More her Heirs and Assigns forever and I make and Ordain her the said Eliza More sole Executrix of this my Will and Testament and that She to pay all my Debts and I do hereby utterly disallow revoke and disannull all and every other and former Testament will or Wills Ratifying and Confirming this and no other to be my Last Will and Testament. In Witness whereof I have hereunto set my Hand and Seal the day and Year above Written

Signed seal^a Published and declared by the s^a Eliz^a Dearing as and for her last Will and Testament

Eliza Dearings (seal)

Mark

in the presence of us who were Present att the signing and sealing thereof

W^m Pepperrell
Anna × Dearings
Mark
Mary Allen

Probate Office, 5, 101.

In the Name of God Amen I Benjamin Prince of North Yarmouth in the County of York in New England Shipright being weak of Body and senceable of my Approaching Desolution do make and Ordain this my Last Will and Testament being through the Mercy of God of A Sound and Disposing Mind and Memory I Commit my soul to God that gave it and my Body to a decent Christian Buriall att the discretion of my Executors hereafter named.

Imps I give unto my beloued Wife Abial Prince the Improvement of all my Lands Houseing and Meadows lying in the township of North Yarmouth dureing her Continueing my Widdow and in case she should see meet to alter her Condition by Marrying them to have the Sum of One Hundred Pounds out of the moveable Estate as it prised.

Item I give unto my Eldest son Benjaⁿ Prince my Best Gun and two Rights or Shares in all my whole Estate both Real and personall.

Item I give unto my second son Paul Prince my second Gun and one Right or share in all my whole Estate both Real and personall.

Item I giue unto my third son Silvanus Prince my Third Gun and one Right or share in all my whole Estate both Real and Personall.

Item I Give unto my fourth Son John Prince my fourth Gun and one Right or Share in all my whole Estate both Reall and Personall.

Item I give unto my Daughter Sarah Prince one Right or Share in all my whole Estate both Real and Personall

Item I give unto my second Daughter Ruth Prince one Right or share in all my whole Estate both Reall and Personall.

Item I give unto my Youngest Daughter Lidia Prince one Right or Share in all my whole Estate both Real and Personall It is my Will and to be Understood that notwithstanding this Will none of my Childred have the Use or Improvement of any of the Estate which I have here by given unto them untill after the decease or Marriage of my said Wife

I do hereby Appoint my loving Wife Abial Prince and my Eldest Son Benjaⁿ Prince Joynt Executors of this my last Will and Testament: Dated the thirtieth day of Novemr 1727

Benja Prince (Seal)

Signed sealed and Declared by the said Benja Prince to be his last Will and Testament in presence of us

Sam¹¹ Fotman

David Stevens

· Barnabas Seabury

Probated 7 Jan. 1737-8. Inventory returned 29 Dec. 1737 at £692: 17: 0 by David Seabury, Barnabas Seabury and David Stevens appraisers.

Probate Office, 5, 103.

In the Name of God Amen. I Stephen Larrabee of North Yarmouth in y° County of York in New-England Gent¹ being weak of Body & sencable of my approaching Desolution Do make & Ordain this my Last Will & Testament being through the mercy of God of a sound & Disposing mind memory. I Commit my Soul to God that gave it, & my Body to a Decent Christian burial at y° Discretion of my Executor hereafter named.

Im^s I Give uuto my Loving Wife Margaret Larrabee the Improvements of Profits of all my Lands Meadows in y^c Township of North-Yarmouth of all sorts with y^c Improvements of my Dwelling House & Barn so long as she shall Continue my Widow. I also give my s^d Wife all my moveable Estate within Doors & without Doors both quick Stock & Household stuff during her Continuing my Widow as

afores^d but if she shall see cause to alter her Condition by marriage Then to have fourty pounds out of y^e moveable Estate as it shall be apprised.

Item I Give unto my Eldest Son Stephen Larrabee one whole shear & an half shear of all my whole Estate both Real & Personal to him my said son Stephen & his Heirs and their assigns for ever.

Item I Give unto my Youngest son Iohn Larrabee one whole shear of all my whole Estate both Real & Personal.

Item I also Give unto my Two Sons Stephen & John all my Right unto one Hundred acre Lot of Land Scituate in North-Yarmouth on ye South west side of the Hundred & Twenty Acre Division in sd Town which Hundred Acre Lot was Drawn in the Right of ye ten acre or home Lot No thirty one to be Equally Divided betwixt the sd Stephen and John.

Item I Give unto my Daughter Hannah Harris one whole Shear of all my whole Estate Excepting twenty pounds both Real & Personal which Twenty pounds I give unto my Grand Daughter Hannah Harris to be paid her By my Daughter Hannah Harris on her Marriage Day if she shee shall be married before she arrive unto ye age of Twenty & one years & if not when she is twenty & one years of age.

Item I Give unto my Danghter Marget Welsh one whole shear of all my whole Estate both Real & Personal.

It is my Will & to be understood that notwithstanding this Will none of my Childred have ye Use or Improvement of any of ye Estate which I have hereby given to them untill after ye Decease or marrage of my sd Wife. I Do hereby appoint my Loving Wife Marget Larrabee & my son John Larrabee Joynt Executors of this my Last Will & Testatament Dated the Eighteenth Day of Octr 1737.

Stephen Larrabee (seal)

Signed sealed & Declared by ye sd stephen

Larrabee to be his Last Will & Testament
In psence of,
Sam¹¹ seabury
Barnabas Winslow
Barnabas seabury
Gilbert Winslow.

Probated 7 Jan. 1737-8. Inventory returned 12 Dec. 1737, at £679: 4:0 by James Tuttle, Barnabas Winslow and Gilbert Winslow, appraisers.

Probate Office, 5, 106.

In the Name of God Amen the Eighteenth Day of June in the tenth Year of the Reign of George the second by the Grace of God of Great Britain France & Ireland King Defender of ye Faith &c. Annog Domini 1736. Kye of ye Town of Berwick in the County of York in ye Province of ye Massachusets Bay in New-England House wright being very sick & weak in Body but of perfect mind & memory Thanks be given Unto God, Therefore Calling unto mind ye Mortality of my Body & knowing that it is appointed for all men once to die Do make & Ordain this my last Will & Testament, That is to say Principally & first of all I Give & Recomend My Soul into ye Hands of God that gaue it, trusting in his mercy thro' the merits of my Redeemer for ye pardon of all my sins & Eternal Life; and my Body I recomend to ye Earth to be buried in Decent Christian burial at ye Discretion of my Executors nothing doubting but at the General Resurrection I shall Receive ye same again by ye mighty power of God. And as touching such Worldly Estate wherewith it hath pleased God of his great Goodness to bless me in this Life, I Give Demise & Dispose of ye same in ye following manner and form.

Imprimis, I Give and bequeath to Grizzel my Dearly

beloved Wife all my House Hold Goods of every sort to her sole Use & Dispose as she sees meet; also my Will is that my s^d Wife should have one halfe of my Real Estate of Housing & Lands to her sole Use during her Natural Life.

Item. I Give to my son Iohn one halfe of my Land below the way next adjoyning to Leiv^t Roger Plaisteds Land now in y^e Occupation of James Garish includeing the House & Barn & y^e Orchards on that side the way, to him his Heirs & Assigns for ever. Only preserve one quarter of the trees in the Young Orchchard for my son Peters Use till He has had time to plant & Improve an Orchard of his own and one quarter of y^e Barn for his Use also till he shall build one for himsilfe.

Item. I give to my son Peter, the other Halfe of my Land below the way next adjoyning to the wentworths Land, to him his Heirs & assigns forever.

Item. I Give to my son William, my Land above the way extending from ye sd way to ye Eastern side of the Swamp my sd Son William has been Clearing, To him his Heirs & Assigns for Ever, only reserveing a high way thrô his sd Land with Liberty of Egress & Regress for my Children.

Item. I Give to my son John Twenty acres of Land next adjoyning to Williams Land last mentioned to him his Heirs & assigns for Ever reserveing a high way thrô his Land for my other Children.

Item. I Give to my Daughter Abigail Twenty acres of Land at y° head of my Land to her, her Heirs and assigns for ever, reserving a heigway thro' her Land for y° rest of my Children.

Item. I Give to my Sons John & Peter all ye Remainder of my Homestead to them yr Heirs & assigns for Ever, reserveing a hig way in yt part also for the rest of my Children.

Item. I Give to my Daughter Mary Tebbets, a Cow which with what I have given her already is her Portion of my Estate.

Item. I Give to my sons John William & Peter all my

Part in ye Comon & undivided Lands in Berwick to be to them their Heirs & assigns for ever.

Item. I Give to my sons John William & Peter all my Right & Interest in y° saw-mill on y° westernside of the Salmon fall River with y° privilidges and appurtenances thereto belonging to them their Heirs & assigns for Ever.

Item I Give to my to my sons John & Peter my Interest in y° little Mill on y° Eastern side of s^a River (my son W^m haveing one halfe of my s^a Interest in that sawmill I give y° other to my two sons) to them their Heirs & assigns for ever.

Item Give to my Servant man Nathanael, Called Nathanael Joy, (on Condition he serve out the Rest of his time or till he is one & twenty years of age wth my son John I Give Him) twenty Acres of Land of my Lot of Land at a place Called the Nine Notches to him his Heirs and assigns for ever.

Item I Give to my sons John W^m & Peter all the Remainder of my Estate both Real & Personal to them their Heirs & assigns for ever.

Finally I Constitute & Ordain my s^d sons John W^m & Peter y^e Execu^{rs} of this my last Will & Testament & hereby utterly Revoak & Disannull all & every other former Testament, Wills Legacies & bequests & Execu^{rs} by me in any ways before named willed & bequeathed Ratifying & Confirming this & no other to be my last Will & Testament. In Wittness whereof I have hereunto set my Hand & seal the Day & year above written.

Signed sealed Published pronounced & Declared by ye sa John Kye as his last Will & Testament in ye psence of us ye subscribes

John Pray
Moses Hodsdon

Sam¹¹ Pray

John J Kye

Probate Office, 5, 116.

In the Name of God Amen The tenth Day of March Anno Domini one Thousand seven hundred & thirty seven/eight I Samuel Spinney of Kittery in ye County of York in ye Province of ye Massachusets Bay in New-England Yeoman being sick & weak in Body but of perfect mind & memory Thanks be given to God, Therefore calling unto mind, the mortality of my Body, Do make & Ordain this my last Will & Testament. That is to say Principally & first of all I give & Recommend my Soul into ye hands of God that gave it: And my Body I recommend to ye Earth to be buried in decent Christian Burial at ye Discretion of my Executors hereafter named. And as touching such worldly Estate wherewith it hath pleased God to Bless me in this Life I give & dispose of ye same in ye following manner & form.

Imp^s It is my will that all my Just Debts that I owe to any Person be paid,

2^{dly} I give & bequeath unto Jane Spinney my dearly beloved wife one Cow; And I Do by these βsents confirm to her what I have heretofore given her in one Instrument in writing under my hand & seal according as it is Expressed in y^e s^d Instrument. provided & be it always understood that She renounceth all Right of Dowry & Power of thirds of, in & unto my Estate & every part thereof.

3^{dly} I give unto my well beloved sons Iames Spinney, Jeremiah Spinney & Jonathan Spiuney Ten Shillings unto each of them or to such as shall Legally represent them to be paid to them by my Executors either in Currant money or in good Bills of Credit of ye aforsd Province.

4^{ly} I give unto my well-beloved son Nathan Spinney Ten pounds & ten shillings to be paid (to him or to such as shall Legally represent him) by my Executors either in Currant money or in good Bills of Credit of ye afores Province

5^{ly} I give unto y^e Children of my son John Spinney Decs^d Viz^o Anne Spinney Zebulon Spinney & Joanna Spinney Ten Shillings to Each of them to be paid to them either in money or in good passable Bills of Credit of the afores^d Province by my Executors.

6^{ly} I give unto my well-beloved Daughter Sarah Pope Lydia Hunscomb & Patience Cole ten pounds to each of them to be paid to them or such as shall Legally represent them by my Executors either in Currant money or in Good Bills of Credit of y^e afores^d Province.

7^{ly} I give unto my well-beloved Daughter Elizabeth Spinney five pounds if she be living to be paid to her by my Executors in Province Bills or Currant money.

8^{ly} I give unto my well-beloved Sons David Spinney & Sam^{ll} Spinney their Heirs & assigns for ever all the rest or Remainder of my Estate both Real & Personal in whatsoever Place & of every Kind & Denomination to be Divided between them in equal Shares or Parts; And that my Son Sam^{ll} Spinney his Heirs &c shall have the Nothern side of my Land whereon I now Dwell together with all the buildings that are thereon and my son David Spinney his Heirs &c shall have y^e Southern side of my Land.

Finally I Constitute make & Ordain my aboves^d sons David Spinney & Samⁿ Spinny my sole Exec^{rs} of this my Last Will & Testament. And I Do hereby utterly disallow Revoak & Disannull all & every other former Wills Testaments & Bequests & Executors by me in any ways before named willed & bequeathed Ratifying & Confirming this & no other to be my last Will & Testament. In Wittness

whereof I have hereunto set my Hand & seal the Day & year above written

Signed sealed Published
Pronounced & Declared by
y° sd Saml Spinney as his
Last Will & Testament in the
psence of us y° Subscribers
John Newmarch
Robert Cole
John Mireyk
her
Charity × Cole

memorandum that y° words
whereon I now dwell were
interlined before signing.
Samuel
Spinney (seal)

Prohated 22 March 1737-8. Inventory returned 31 March 1738, at £361: 10: 8, by Thomas Cutt, Jos: Hammond ju^{*} and John Godsoe, appraisers.

Probate Office, 5, 140.

mark

In the Name of God Amen. I Eliza Banks Widow, of York in ye County of York in ye Province of ye Massachusets Bay in N. E: being sick of Body but of sound mind & memory blessed be God Do make this my last Will & Testament.

First & above all I Comit my Soul into the Hands of my Redeemer whom I have Chosen & desire to love above all. & my Body I Comit it to yo Dust out of which it was taken, Decently to be buried: And as for yo small worldly Substance which I have by yo mercy of God I give it all to my beloved & Dutifull son Moses Banks who has taken faithfull care of me & been tender over me & his wife, who has been as a Natural Child to me. I need not express any particulars, they are so small: but all I can now lay Claim to of what kind soever in worldly Estate, I give unto my sd Son

& Daughter in Law; He paying ye Doctr and Discharging all my Just Debts & Funeral Charges & paying unto my younger Son Aaron five shillings to my Daughter in Law, my late Husbands Daughter five shillings to my Daughter Mary five shillings To my Daughter Hannah five shillings. And I Do hereby Constitute & appoint my trusty & well beloved Son Moses Banks to be the sole Executor of this my last Will & Testament Revokeing all others, if Others there be In Wittness whereof I have hereunto set my hand & seal this Day of 1737. Annoq Rji Rege Griundecimo.

Signed sealed Published Pronounced & Declared by s^d
Widow as her last Will &
Testament in presence of
Wittness Beriah Young
John Leavit
his
Stephen × Preble

mark

Elizth + Banks (seal)
mark

Probated 18 July 1738.

Probate Office, 5, 143.

In the Name of God amen, The twenty sixth Day of February in the tenth Year of King George the seconds Reign over Great Britain &c Annoq Domini 1736/7, I Job Emery Sen^r of Berwick in the County of York Yeoman being weak in Body but of perfect mind & memory, Thanks be given unto God Therefore calling unto mind the mortality of my Body and knowing that it is appointed for all men once to die Do make & Ordain this my last Will & Testament, That is to say, Principally & first of all, I give &

Recomend my Soul into the Hands of God that gave it, and my Body I Recommend to the Earth to be buried in Decent and Christian Burial at the Discretion of my Exec^{rs} hereafter Named. Nothing doubting but at the Resurrection I shall Receive the same again by the mighty Power of God. and as touching such worldly Estate wherewith it hath pleased God to bless me in this Life I give Demise and Dispose of the same in the following Manner & form.

Imp^r I Give to my Sons Job Benjamin, Jonathan & Jabez my Right in the Comon & undivided Land in Berwick that I have not already Disposed of to be to them their Heirs & Assignis for ever in Equal Shares.

Item. I give to my Son Joseph five shillings he haveing already had his Portion in Land.

Item. I Give to my Daughters Viz^t Charity, Sarah, Eliz^a Mary Abigail, Miriam, Mary & Olive five pounds a peice to be paid them in bills of Credit as my Exec^{rs} can conveniently Do it.

Item. I give and bequeath to my son Jabez all my Homestead of Housing & Lands with all y° appurtenances to him his Heirs & assigns for ever.

Item. I give to my well beloved Wife Charity all my Personal Estate to her sole use & behoof for ever and my will is that She shall have the use of my Homstead during her Widowhood & if she should marry again she shall have only her thirds of the s^a Real Estate

finally I Constitute & ordain my beloved Wife & my son Jabez the Executors of this my last Will and Testament hereby Revoking all other Wills by me made.

Signed sealed pronounced & Declared by him y° said Job Emery to be his Last Will & Testament.

in presence of

Job Emery (seal)

his

Walter × Abbot sen^r
mark

John Goodin

Patrick Gowen.

Probated 26 Dec. 1738. Inventory returned same date, at £519: 10: 0, by Walter Abbot, Richard Shackley and Patrick Gowen, appraisers.

Probate Office, 5, 159.

The twenty Eighth Day of ye sixth Month called August in ye Year of our Lord one thousand seven hundred & thirty nine, I Andrew Neal of Kittery in the County of York & Province of the Massachusets Bay in New-England Husbandman being sick & weak in Body but of perfect mind & memory thanks be given to God for the same. Therefore Calling to mind ye mortality of my Body & that it is appointed for all men once to Dye Do make & Ordain this my last Will & Testament. That is to say first of all I Recomend my Soul to God that gave it & my Body I Recomend to the Earth to be buried in decent manner according to ye Discretion of my Executors, and as touching such worldly Estate wherewith it hath pleased God to bless me in This Life that is not disposed of I give and dispose of ye same in ye following manner & form. I give & bequeath to my wellbeloved Son Andrew four acres of Land joyning to the Land that William Furbush now dwells on & four Acres of fresh Marsh in the round Marsh so called & two Acres of salt Marsh at York Marshes which I bought of Sam¹¹ Johnson & one halfe of my Comon Rights lying in said Kittery & Berwick.

I give & bequeath to my well beloved son John a piece or

parcel of Land lying between the Land of Thomas Weed & y° Land now in the possession of David Clark Containing by Estimation Twenty Acres of Land be it more or less & y° one halfe of my Comon Rights lying in sd Kittery & Berwick provided he the sd John Neal doth pay unto my two Daughters Katharine Austin & Mary Hill one hundred pounds Currant money of New England to Each of them fifty pounds in y° space of one year after my Decease & if either of them should decease before the Expiration of that time then y° same sum shall be paid to their Children in Equal Proportion.

I also give unto my Grandson Andrew Austin ye Son of my s^d Daughter Katharine Austin twenty two acre of Land adjoyning to ye Land of John Hambleton near ye great Hill so Called in Berwick afores^d.

I also give unto my dear & well beloved wife Katharine my Negro garl Dillo & all my House hold goods & moveable Estate both within Doors and without during her natural Life & that she may dispose thereof as She shall see meet amongst my four Children abovenamed.

I also Constitute make & Ordain my s^d Wife & my Trusty friend Sam^{II} Shorey to be my sole Executors of this my last Will & Testament & I Do hereby utterly disallow Revoak & Disannul all & every other or former Testaments Wills Legacies & bequests & Executors by me in any wise before named Willed & bequeathed Ratifying & Confirming this & no other to be my last Will & Testament.

Signed sealed published pronounced & Declared by ye sd Andrew Neal to be his last Will & Testament in ye psence of us Caleb Emery
Joseph Williams
William Fry Jur

Andrew Neal (Seal)

Probate Office, 5, 160.

In the Name of God Amen the seventeenth Day of May Anno Domini one Thousand seven hundred Thirty & nine I Peter Lewis of Kittery in ye County of York in the Province of ye Massachusets Bay in New-England Shipwright, being sick & weak in Body but of perfect mind & memory Thanks be given unto God: Therefore calling unto mind ye Mortality of my Body Do make & Ordain this my last Will & Testament that is to say principally & first of all I give & Recomend my Soul into ye Hands of God that gave it, and my Body I Recommend to ye Earth to be Buried in decent Christian Burial at ye Discretion of my Executors. And as touching such worldly Estate wherewith it hath pleased God to Bless me in this Life, I give demise & dispose of ye same in ye following manner & form.

Imprimis It is my Will That my Funeral Charges & all my Just Debts as soon as may be Conveniently after my Decease be paid in ye following manner Vizt Thirty pounds thereof to be paid by my Son Peter Lewis and if there should remain any more to be paid than that sum will discharge so much of my personal or moveable Estate shall be sold as will pay it.

Item I give and bequeath to Elizabeth my dearly beloved Wife all ye Remainder of my personal Estate & moveable Effects that shall not be disposed of for ye defraying of my Debts & Funeral Charges to be her own & to her Disposal for ever. I also give to her during her natural Life the Use & Improvement of one third part of all my Lands including the Land where on my son Peter Lewis now Dwells only only her Right or thirds in that Land shall be set off to her together with her right or third part of ye Land or Farm whereon I now Live & possess I also give to her the Use & Improvement of my Dwelling House & Barn & liberty to Cutt fencing & fire wood on my Land for her own use during her Widowhood.

Item I give to my wellbeloved Son Peter Lewis his Heirs & Assigns for ever the Land or Farm which he now possesseth & whereon he now Dwelleth together with all ye Honsing that is thereon & all ye privilidges & appurtenances thereunto belonging: And also all that Land or Farm which I now possess & whereon I Dwell & live together with all ye Buildings that are thereon & all ye appurtenances & privilidges thereunto belonging to him his Heirs & assigns for ever only Excepting what I have herein given unto my Wife Eliza during her Widowhood & natural Life. provided & on Condition that he pay ye several sums which in these presents he is & shall be Ordred to pay.

Item I give to my well beloved Daughter Mary Lewis Forty pounds in Currant Money or Bills of Credit of this Province to be paid to her or such as shall Legally represent her by my Son Peter Lewis or his Heirs within ye space of two years next ensuing my Decease.

Item I give to my wellbeloved Daughter Katharine Phennicke forty pounds in Currant money or Bills of Credit of this Province to be paid to her or such as shall legally represent her by my Son Peter Lewis or his Heirs within ye space of four Years next following my Decease.

Item I give to my wellbeloved Daughter Sarah Lewis' Forty pounds in Currant money or in good passable Bills of Credit of this Province to be paid her or such as shall Legally represent her by my son Peter Lewis or his Heirs within ye space of six Years next Ensuing my Decease.

Item I give to my well beloved Daughter Abigail Trafton forty pounds in Currant Money or in good passable Bills of Credit of this Province to be paid to her or such as shall Legally represent her by my Son Peter Lewis his Heirs &c. within the space of Eight years next ensuing my Decease.

Item I give to my well beloved Daughter Eunice Lewis Forty pounds in Currant money or good passable Bills of Credit of this Province to be paid to her or such as shall Legally represent her by my Son Peter Lewis his Heirs Exec^{rs} or Adminis^{rs} within y^e space of ten Years next ensuing my Decease.

Item. I give to my Grand Children namely Sam¹¹ Tripe Abigail Tripe, Anne Tripe & William Tripe, the Children of my Daughter Luce Tripe Decs^d Forty pounds to be paid to them by my Son Peter Lewis in equall Shares or Portions as they shall come to a Lawfull age to receive their part & to be paid in Currant money or passable Bills of Credit of this Province and if it should so happen that any of my above named Grand Children shall depart this Life before he or She shall be of a Lawfull Age to receive what is herein given to him or her & shall leave no Lawfull surviveing Issue to Inherit their part then y^e Dece'seds part shall be equally divided among y^e Surviveing.

Item. If any of my above named Daughters should Depart this Life before ye sum or Legacy which I have herein given to them be paid & leave no Legall surviveing Issue or posterity to receive it then ye Deces^{ds} Legacy shall be paid unto & divided amongst my Surviveing Daughters or such as shall Legally represent them in equal Shares or Portions.

Item If any of my Daughters above-named shall be unmarried after my Decease they then shall have the liberty to live in my Dwelling house & ye liberty of Egress & Regress there during their continueing in an unmarried Estate and no longer.

Firally I Constitute make & Ordain my beloved Wife Elizabeth & my Son Peter Lewis my Sole Execu^{rs} of this my last Will & Testament. And I Do hereby utterly disallow, Revoak & disañul all & every other former Testaments Wills Legacies & bequests & Execu^{rs} by me in any ways before Named Willed & bequeathed Ratifying & Confirming this & no other to be my last Will & Testament.

In Wittness whereof I have hereunto set my Hand & Seal the Day & Year above written.

Signed sealed Published
pronounced & Declared by
y s d Peter Lewis as his last
Will & Testament in the
psence of Us the Subscribers.
Joseph Willson
his
John × Hutchins
mark
Sam¹¹ Haly

memorandum that ye words of one third part & House & widowhood & were interlined before signing.

Peter Lewis (seal)

Probated 21 June 1739. Inventory returned 13 July 1739, at £1422:16:5, by Joseph Willson, John Hutchins and Samuel Haley, appraisers.

Probate Office, 5, 175.

John Newmarch./

In the Name of God Amen, I Josiah Cobb of Falmouth in the County of York in New-England Considering the Certianty of my Death and the uncertainty of ye present Life being by the mercy of God in perfect mind & memory Do make this my last Will & Testament & Do hereby when this present Life shall be ended I Do Commit my Soul unto God that gave it & redeemed it by his free mercy in Jesus Christ my only Redeemer & my Body unto the Earth to be decently buried at the Discretion of my Executor hereafter Named and my worldly Goods & Estate after my Just Debts & Funerall Charges shall be paid by my Executor. I Do Give & bequeath the remainder as followeth. Item I Do give unto my Sister Betty five pounds to be paid unto her and Equall share of the Remainder of my Estate both Real & personall to be Equally Divided betwixt all my Brothers & Sisters. I Do Constitute & appoint my Honored Father Mr Jonathan Cobb to be the Executor of this and this to be my last Will & Testament In Confirmation hereof I Do hereunto set my Hand and seal this fifth Day of May In the Year of our Lord Christ 1739.

In the presence of

Joshua Woodberry

Joseph Cobb

Archable Dowglass.

Probated 15 Jan. 1739. Inventory returned 11 Jan. 1740, at £87: 15: 0, by Bobert Thorn-dike and Joseph Weston, appraisers.

Probate Office, 5, 183.

The last Will & Testament of Peter Nowel of York in ye County of York in New-England Esqr made this twenty Eighth Day of August Anno Domini 1738.

As to that worldly Estate which God in his Providence has seen meet to bestow upon me (after my just Debts & Funeral Charges are paid) I Dispose thereof in manner following

Imps I Give & bequeath to my welbeloved Wife Mary Nowel the Use of one of my Female Servants Flora Phillis or Pegg which She shall choose during her Natural Life, if She shall continue a Widow; also a Yoak of handy Oxen for her own proper Goods; & Yearly to be paid in equal Proportion by my two Sons John & Ebenezer Two Barrels of Cyder, Ten Bushels of Apples & one Load of Salt hay as long as She shall continue a Widow (besides one hundred pounds in money Three Cows such as She shall choose & the Houshold goods She brought with her which She was to have had by virtue of an agreement made betwixt us before Marriage which agreement I Do hereby ratific & Confirm).

Item. I give to my Eldest Son John Nowel all that Tract of Land which I bought of James Smith whereon my s^d Son now Dwells & the Land & Marsh on the opposite Side of the way beginning at Daniel Mac Intier's Land & running by

the high way till it comes one Rod to the South Eastword of Curtis's Cove & so runs down one Rod distant from ye Marsh till it comes to a little Cove of Marsh runing into the Farm & across sd Cove down to a small Pine Stump which is ye bounds between Ebenezer Cobourns Marsh & mine Paying as herein is provided.

Item. I Give to my second Son Peter Nowel that Land whereon he now lives beginning at the Lane from the Mill & runs across the Way there as the Lots were first laid out to the Head of my Land there and runing Down so as to take in all my Land & fresh Marsh below s^d Lane as far as the Corner of Ramsdals Fence about Eight or ten Rods below the Bridge there as it is now staked out & to the turn of the River. & so over to John Mack Intires Land to a certain Spring in the River. also one half of all my Land & fresh Meadow lying near Agamenticus Hill & a certain Piece of salt Marsh I bought of Capt Caleb Preble Decesd below York Bridge & one half part of ye Saw Mill near his House & of ye Privilidge whereon it stands.

Item. I give & bequeath to my Third Son Ebenezer Nowel all my Home place where I now live on Each side of ye way below my Son John's both Land & Marsh with the Bnildings thereon (Except as hereafter is Excepted) But if Said Ebenezer shold die without an Heir of his Body lawfully begotten then the sd Home place both Land & Marsh to be to John the Eldest Son of my Son John Nowel sd John Nowel Jur paying one Hundred & fifty pounds to Peter eldest Son of my Son Peter Nowel & one Hundred & fifty pounds more to Paul Eldest Son of my Son Paul Nowel sd Ebenezer paying as herein is provided.

Item. I give & bequeath to my fourth Son Abraham Nowel all my Right & Interest in the House Land Wharf &c where he now lives which I bought of Capt Edward Preble also all that two Hundred acres of Land more or Less which I have at Bald Head adjoyning to Wells Bounds.

Item I give & bequeath to my Fifth Son Paul Nowel that Lot of Land where he now lives lying between the Land of Deacon Bragdon & Joseph Freethey with ye House thereon also Twenty Acres of Land lying on ye South East side of ye Bell Marsh Brook also Thirty Eight Acres of Land lying on ye North West side of sd Brook being all the Land there which I bought of Deacon Bragdon also a Piece of Salt Marsh containing about four Acres below Mr Moody's Cove which I bought of Adams & Black & also all my Interest in the fresh Meadow called the Bell Marsh.

Item. I give & bequeath to my Youngest Son Silas Nowel all that Tract of Land lying on the North West side of the Bell Marsh Brook between the Land herein given to my Son Peter & the Land given to my Son Paul & also one half of my Mill & Privilidge aforementioned & one half of my Land & fresh meadow lying near Agamenticus Hill aforementioned also a small Piece Land & Marsh lying on each side ye River above York Bridge & adjoyning to my Son Peter's Land & Marsh there & also my two Pieces of Salt Marsh lying aboue Mr Moody's Cove aforesd.

Item. I give & bequeath to my Eldest Daughter Sarah Bane one Hundred & fifty Pounds besides what She has already had to be paid out of my Estate by my Execurs Fifty pounds within Six Months after my Decease & fifty pounds more with Interest within Six Months after & the remaining fifty pounds within six Months more with Interest.

Item. I give & Bequeath to my Daughter Mary Lane fifty pounds to be paid by my Son John within Six Months after my Decease & also I give to John Lane Son of my said Daughter fifty pounds to be paid by my s^d Son John wⁿ s^d John Lane shall come to be one and twenty Years of age if he shall live thereto.

Item. I give to my youngest Daughter Ester Nowel two Hundred pounds to be paid by my Son Ebenezer within twelve Months after my Decease & also my little Negro Girl called Phillis.

Item. It is my Will That my Wife Mary Nowel afores^d shall have the use of the large lower Room at y^e East end of my Dwelling House & one third Part of y^e Cellar if She

see cause to Dwell here while She remains a Widow & that my Daughter Ester should have the use of y^e two little Chambers at y^e Westerly End of s^d House while She remains single unless my Daughter Mary should be left a Widow & then She to have an equal Interest in s^d privilege while She remains a Widow.

Item. I give to my three Sons Abraham, Paul & Silas all my Rights in ye Comon & undivided Land in York to be equally Divided between them.

Item. It is my Will that any other Lands or Rights which I shall leave not particularly disposed of shall be sold if need be for the payment of my Debts & Legacies; but if there shall be any over plus it shall be equally Divided among all my Children, and if what I have hereby ordered of real and personal Estate shall be insufficient to pay my Debts & Legacies then the same to be paid by my Six Sons in proportion to what they Receive of my Estate.

Item. I give unto my Eldest Son John Nowel my Silver Hilted sword & my walking Staff & I Do hereby make & appoint my s^d Son John & my Son Ebenezer the Executors of this my last Will & Testament hereby revokeing all other Wills and Testaments.

Lastly. It is my Will that this Instrument be read in the Presence of as many of my Children as conveniently may be got together before Witnesses & then Delivered to my Executors abovenamed Witness my Hand & Seal ye Day & Year afore written

Peter Nowel (seal)

Signed Sealed Published pronounced

& Declared by ye within named Peter Nowel Esqr to be his last Will & Testament in Presence of Us. Zebulon Whitum Hannah Harrison

Mary + Bradon

Probate Office, 5, 188.

In The Name of God Amen, The tenth Day of July Anno Domini one thousand seven Hundred & thirty seven, I Richard Rogers of Kittery in the County of Yorke in the Province of the Massachusets Bay in New-England Husbandman, being infirm in Body but of perfect mind & memory Thanks be given unto God. Therefore calling unto Mind the mortality of my Body do make & Ordain this my last Will & Testament, That is to say Principally and first of all I give & Recommend my Soul into the Hands of God that gaue it and my Body I Recommend to the Earth to be buried in decent Christian Burial at y° Discretion of my Executrix. And as touching such Worldly Estate wherewith it hath pleased God to Bless me in this Life I give demise & Dispose of y° same in the following manner & form.

Imprimis I give & bequeath to Eleoner my dearly beloved Wife the Use & Improvement Income & Proffits of one third part of all my Lands of every kind & of my Dwelling House & Barn & other Houses & Buildings of every sort during her Widowhood; And also all my Stock of Cattle & Creatures of every kind that shall be remaining after my Funeral Charges & Just Debts are paid during her natural Life; I also give to her all my Houshold Goods Debts & other moveable Effects whatsoever & wheresoever during her natural Life, Provided & on Condition that she doth Renounce & Quit all Claim to her Right of Dowry or Power of Thirds of in & unto my Estate: And if it should so be that what I have herein given her the Use & Income of be not sufficient for her comfortable Maintainance She hath by These Presents Liberty (by & with the advice & approbation of the Overseers of this my last Will & Testament) To sell & dispose of so much of my Stock of Creatures & moveable Goods as shall be needful for her Support & Comfortable Maintainance during her Widowhood.

Item. I give unto my well beloved Son Thomas Rogers his Heirs & assigns for ever my Dwelling-house Out-Houses & Barns & my Homestead with all my Land belonging thereunto and also the Land that I bought of Samuel Spinney joining to Francis Pettegrews Land; and the Land that I purchased of Mr William Godsoe lying near to York Line, and also all the Right & Interest that I have or may or ought to have as a Proprietor in Kittery in the Comon & undivided Lands in the Townships Kittery & Berwick, and also ten Acres of Marsh or Meadow Land which I have in the Township of Scarborough; to be immediately possest of two Third parts thereof after my Decease on Condition that he pay unto his Sisters Esther Pickernale, Dorothy Rogers & Lydia Rogers, the several sums hereafter mentioned in these Presents; The other third part thereof to be possest of after ye ending of his Mothers Widowhood. I also give to him all my Husbandry Tools or Implements Excepting only what my said Wife shall have occasion to make use of during her Widowhood.

Item. I give unto my wellbeloved Son Richard Rogers his Heirs & assigns for ever all my Land that I have in the Township of York Containing Eighty Acres be it more or less on Condition that he pay to his Sisters Sarah & Dorothy Rogers, the sums in these presents hereafter mentioned.

Item. I give unto my wellbeloved Daughter Sarah Rogers Fifty pounds in Currant Money or in Bills of Credit of this Province, to be paid to her by my Son Richard Rogers or to such as shall legally represent her within ye space of one Year next ensuing my Decease.

Item. I give unto my well beloved Daughter Mary Gookin (besides what I have already given her) Five Shillings in Currant money or Bills of Credit of this Province; to be paid to her by my Son Thomas Rogers within ye space of one Year next ensuing my Decease, And I Do by these Presents Confirm unto my Son in Law Patrick Gookin & Mary his my aboves Daughter & to their Heirs Lawfully

begotten by their Bodys the Land which I have heretofore given them as by one Deed or Instrument in wrighting under my hand & Seal may appear.

Item. I give unto my wellbeloved Daughter Esther Pickernale (besides what I have already given her) Fourty pounds in Currant Money of this Province or Bills of Credit on this Province, To be paid to her or to such as shall Legally represent her, by my Son Thomas Rogers within the space of two years next ensuing my Decease.

Item. I give unto my wellbeloved Daughter Dorothy Rogers Fifty Pounds in Currant money or in good Bills of Credit of this Province to be paid to her or to such as shall Legally represent her, if it should so happen that She should depart this Life before the s^d sum be paid (that is to say) Thirty Pounds thereof to be paid by my Son Thomas Rogers & Twenty Pounds thereof to be paid by my Son Richard their Heirs Exec^{rs} or Adminis^{rs} within the space of two years next ensuing my Decease.

Item. I give unto my wellbeloved Daughter Lydia Rogers Fifty Pounds in Currant Money or in good Bills of Credit of this Province to be paid to her (or such as legally represent her if it should happen that She should depart this Life before the said sum be paid) by my Son Thomas Rogers his Heirs Exec^{rs} or Adminis^{rs} within y^e space of three years next ensuing my Decease.

Item. It is my Will & Order that my said son Thomas & Richard Rogers's their Heirs &c. do hale home for their Mother in Convenient Seasons from any of my Lands where She shall get it Cutt what fire wood She shall have occasion to burn during her Widowhood; Vizt Thomas Rogers his Heirs &c to hale two third parts thereof & Richard Rogers his Heirs &c the other third part thereof.

Item. If my now Wife Eleoner should Marry after my Decease it is my Will that then my three Daughters Sarah, Dorothy & Lydia Rogers's shall have the liberty & Use of one fire-Room in my Dwelling-house & such other conven-

iences in & about the said House as shall be judged necessary for them by the overseers of this my Last Will & Testament during the time they shall live in an unmarried State & no longer.

Item. I give unto my well beloved Daughters Sarah Rogers Mary Gooking Esther Pickernale Dorothy Rogers & Lydia Rogers (after the Decease of my Wife) all my Houshold Goods of every sort to be Equally Divided between them or such as shall Legally represent them.

Item. I give unto my well beloved Sons Thomas & Richard Rogers's (after ye Decease of their Mother & her Funeral Charges are paid, which shall be paid out of my Stock of Cattle) all ye Remainder of my Cattle & other Creatures to be Divided between them or such as shall represent them as followeth Vizt my Son Thomas to have two third parts & my Son Richard Rogers to have one third part of them.

I also give unto my Son Thomas Rogers his Heirs Exec¹⁹ Adm¹⁸ or assigns all my Husbandry Tools or utensils that shall be remaining after the ending of my Wifes Widowhood.

Item. I Do by these Presents Nominate appoint & Desire my my much Respected Friends M^{rs} Joseph Gunnison & Thomas Cutt to be Overseers of this my last Will & Testament to whom I Do hereby Order that they be paid for their time & Trouble out of my Personal Estate.

Finally I Constitute make & Ordain my Dearly beloved Wife Eleoner Reogers my Sole Executrix of this my last Will & Testament giving & bequeathing unto her all & singular my Estate of every kind in what place soever not heretofore or in these presents abovementioned by me disposed of freely to be possessed & Enjoyed by her during her natural Life; and it is my Will & Order that She asks the advice as assistance of the above named Overseers in all matters Relateing to her Executorship & that She Observe & Comply with, their Council & Direction therein. And I do hereby utterly disallow revoke & disannul all & every other former Testaments Wills Legacies Bequests & Executors by

me in any ways before named, Willed & bequeathed Ratifying & Confirming this & no other to be my last Will & Testament. In Witness whof I have hereunto set my Hand & seal the Day & year abovewritten.

Signed Sealed Published

Pronounced & Declared by the said Richard Rogers as his last Will & Testament in the Presence of Us the Subscribers. John Newmarch John Walker John Pearce Joseph Foy.

memorandum that what is blotted out in y° thirty sixth & thirty seventh lines in y° second Page was before signing hereof & also the word Sisters in the said page was interlined before signing.

Richard $\bigwedge_{\mathrm{mark}}^{\mathrm{his}}$ Rogers (seal)

Probated 15 July 1749. Inventory returned 16 Sept. 1740, at £1339: 4: 9, by John Walker' Ebenezer Fernald and John Godsoe, appraisers.

Probate Office, 5, 195.

In the Name of God Amen the twenty seventh Day of Decemb^r in y^e Year of our Lord one thousand seven hundred and thirty seven, I Lemuel Gowen of Kittery in the County of York within his Majest^s Province of y^e Massachusets Bay in New England Yeoman being bound a Voyage to Sea and not Knowing wheather it will please God to preserve my Life and return me in safety to my Native Country. I Do make and Ordain this my last Will and Testament.

Imprimis I Do Resign and submit both Body & Soul to God in hopes of his favour & Grace in Christ and as to such Worldly Estate as it has been pleased God to give me in this Life I Will & bequeath in manner & form following.

That is to say I Give & bequeath unto my well beloved Wife Iudith all my Real & personal Estate to her Disposall for yebenefit of my Children & I likewise appoint my sd Wife Judith my whole & sole Executrix of this my last Will & Testament Disannulling fall former Wills by me heretofore made In Witness whereunto I have Set my hand & Seal ye Date above written.

Signed Sealed Pronounced&

Lemuel Gowen (Seal)

Declared by ye sd Lemuel Gowen as his last Will & Testament in psence of Jno Watkins James fferguson. Thos Emery.

Probated 17 Oct. 1740.

Probate Office, 5, 201.

In the Name of God amen the Twenty first Day of April 1740. I Beujamin Cole of Arundel in ye County of York *Weaver being very sick & weak in Body but of perfect mind & memory thanks be given to God for it: Therefore calling to mind ye Mortality of my Body & knowing it is appointed unto all men once to die Do make & Ordain this my last Will & Testament that is to say Principally & first of all I give & Recomend my Soul into ye Hands of God that gave it & my Body I Recomend to ye Earth to be Buried in decent & Christian Burial at ye Discretion of my Executor nothing doubting but at the General Resurrection I shall receive the same again by ye almighty Power of God: and as touching my worldly Estate wherewith it hath pleased God to bless me in this Life I give demise & dispose of ye same in ye following manner & form, after my Just Debts & Funeral Charges are paid out of my Estate.

Imprimis I Do give to my dearly beloved Wife Mary a Bead & beding during her being my Widow & House Roome.

Item. I Give to my Son Solomon five Shillings to be paid by my Executor hereafter Named and ye two years time that he went from me before he was one & twenty years old which I call fourty pounds.

Item I Give to my Dafter Mary a Bed Beding Curtins & Valiens. and I give to my Dafter Sarah a Cow or five pounds in Cash to be paid her when my Son Natha¹¹ comes to the age of one & twenty years.

also I give to my Daughter Elizabeth fiue pounds in Cash to be paid her when my Son Nathaⁿ comes to y^e age of one & twenty years. and I give my Daughter Hannah five pounds in Cash to be paid to her when he my s^d Son Nathaⁿ when he Comes to y^e age of one & twenty years.

Item. I give to my Son Natha¹¹ that fifty acres of Land which I bought of Cap^t Thomas Perkins (it being now my Homstead) as it was bounded in ye Deed he gave to me of it to him his Heirs & assigns for ever. and my Son Natha¹¹ is to take care of my Dear wife Mary during her being my Widow and provide for her, and I give to my Son Nath¹² all my other moueables not before disposed of & my Dwelling House and my Will is that my Son Natha¹¹ shall have all my other Lands & buildings not mentioned & disposed of before by me lying & being in any part of ye Province.

And I Do appoint Thomas Perkins Jur of Arundel in the County afores to be my Sole Executor of this my last Will & Testament and to see that it is performed as far as my Estate will allow and I Do appoint the afores Perkins to be Guardian to my Son Nathaniel untill He comes to the age of one & twenty Years and untill that time be Expired my said Executor to take the whole Estate into his care & to Improve the same for to pay y Debts & Legacies as he thinks will be most for the Advantage thereof in paying the same and to maintain my Wife with all while She remain my Widow or till my Son Nathan comes to y age of one &

twenty years and I Do hereby utterly disallow revoak & Disannul all & every other former Testament Wills Legacies & bequests & Executors by me in any ways before Named willed & bequeathed Ratifying & Confirming this & no other to be my last Will & Testament in Witness whereof I have hereunto set my hand & seal the Day and Year above written.

Signed Sealed published & Delivered by ye said Benja Cole as his last Will in ye psence of us the Subscribers.

Jonathan Stone
Sam¹¹ Averell
Simon Lovett
Jeremiah Lassell.

Probated 15 July 1740. Inventory returned 31 Dec. 1739, at £179: 3:0, by Simon Lovett, Jeremiah Lassell and Samuel Averell, appraisers.

Probate Office, 5, 202.

In the Name of God, Amen I Nathan¹¹ Boulter of Scarborough in y^e County of York & Province of Massachusets Bay in New-England Housewright haveing for a long time lien in a weak & languishing Condition as to the State of my Body; but thro' Gods mercy & Goodness retaining still the Use of my Reason, Understanding Judgment Memory & y^e powers of my mind for which I desire to bless his Name, and endeavouring to be duly apprehensive of y^e Mortal state of my Body which must dye & returne to y^e Earth as it was and not knowing how soon it may please God in his Providence to call me out of this crazy declineing Tabernacle: Do therefore make & Ordain this my last Will & Tesment: That is to say Principally & first of all I Do give & Recomend my Immortal Soul & spirit into y^e hands of my merciful God & Saviour who gave & redeemed it & my mor-

tal Body I leave to the Earth to a Deacent Christian Interment according to y^e Discretion of my Executrix hoping at y^e Resurrection of y^e Just to receive it again by y^e mighty power of God fashioned according to Christs glorious Body: and in as much as it has pleased God in this Life to bless me with Wife & Children & withall given me some worldly Estate to Distribute amongst them, I Do accordingly will & bequeath it in y^e following manner.

Imps. To my Beloved Son Nathan Boulter I give & Bequeath my House, Barn, Upland, Marsh, Interest in ye Sawmill & all my Real Estate to him his Heirs & assigns for ever unless the payment of Debts & Legacies here after bequeathed require that some of my Real Estate be sold, and in that Case I leave it to the Discretion of my Executrix to sell & Dispose of as much as She shall Judge necessary of my Real Estate for ye payment thereof, and I Do hereby Authorize & impower her to make & Execute a good Deed of Conveyance accordingly.

Item. To my beloved Wife Grace Boulter (whom I hereby nominate Ordain & appoint my sole Executrix of this my last Will & Testament) I Give & bequeath all my Goods, Chattels, Monies, Bonds, Book Debts with all my Personal Estate as also ye Income of my Real Estate to be for her own Support & ye maintainance of the Children till able to maintain themselves & also for ye payment of Debts & necessary Expences I Do also give to my said Wife the third of ye Income of all my Estate ever after during her Life.

Item. To my beloved Danghters Elizabeth Boulter & Mary Boulter I give & bequeath ye sum of fifty pounds Each to be raised & levied out of my Estate & paid them when arrived to age to Demand it.

And I Do hereby utterly Disallow Revoak & Disannull all & every other former Testaments Wills, Legacies Bequests & Executors, Ratifying this & no other to be my last Will & Testament. In Witness whereof I have hereunto

set my Hand & seal this third Day of March Anno Domini one Thousand seven hundred & thirty nine.

Signed sealed published pronounced Natha^{II} Boalter (seal)

& Declared by y^e s^a Natha^{II} Boalter as his last Will & Testament in the

psence of us the Subscribers

his

Daniel × Hasty

mark

Robert Hasty

 $\mathbf{W}^{\mathbf{m}}$ Thompson

Probated 26 August 1740. Inventory returned 2 Oct. 1740, at £1000:6:6, by Sam¹¹ Small, Sam¹¹ Libbee and Daniel Hasty appraisers.

Probate Office, 5, 207.

In the Name of God, Amen The first Day of August Anno Domini one Thousand seven Hundred & forty, I Thomas Jenkins of Kittery in ye County of York in the Province of ye Massachusets Bay in New-England Black-Smith being very Infirm & weak in Body but of perfect mind & memory, Thanks be given unto God: Therefore calling unto mind the Mortality of my Body Do make & Ordain this my last Will & Testament that is to say, Principally & first of all I give & Recomend my Soul into the Hands of God that gave it & my Body I Recomend to the Earth to be Buried in Decent Christian Burial at ye Discretion of my Executrix; and as Touching such worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of ye same in the following manner & form.

Imprimis, I Will that all my Just Debts & Funeral Charges be paid so soon as may be conveniently after my Decease.

Item. I give & bequeath to Anne my dearly beloved Wife

during the time of her Widow hood the Use Improvement & Incom of all my Estate both Real & Personal of what kind & sort soever and in whatsoever place for her Comfortable Support & maintainance & for ye maintainance of my younger Children untill they shall be of a Suitable Age to be put to apprentiships: And if the Income of my Estate be not sufficient for her and their Support & maintainance; I give her by these presents full Power & Liberty to sell & Dispose of so much thereof as shall be sufficient for her own & their Comfortable Maintainance; and Case there shall be any of my Estate remaining at the Ending of her Widowhood I give her by these presents full Power & Authority to give & Dispose of the same as She in her Prudence & Wisdom shall see meet to & among my Children namely Thomas Jenkins, Lemuel Jenkins, Joseph Jenkins Benjamin Jenkins, Mary Mace Keturah Webber Anne Polly, Philadelphia Jenkins, Lois Jenkins or to such as shall Legally represent them if any of them should depart this Life before that time.

Finally, I Constitute, Make & Ordain my Dearly beloved Wife Anne Jenkins my Sole Executrix of this my last Will & Testament: And I Do hereby utterly disallow, revoke & Disannul all & every other former Testaments Wills Legacies & Bequests & Executors by me in any ways before Named Willed & bequeathed Ratifying & Confirming this & no other to be my last Will & Testament In Witness whereof I have hereunto set my Hand & seal

the Day & Year above written. Thomas Jenkins (Seal)
Signed Sealed published

Pronounced & Declared by y^e said Thomas Jenkins as his last Will & Testament in y^e p̂sence of us y^e Subscribers Jos: Curtis Ricd^d Cutt Ju^r Thomas Cutt John Newmarch

Probate Office, 5, 216.

In the Name of God Amen the Sixth Day of December Annoq Domini 1737. Andrew Brown of the Town of Scarborough in the County of York in ye Province of the Massachusets Bay in New-England, yeoman being aged of Body but of perfect mind & memory thanks be given unto God therefore calling unto mind the mortality of my Body & knowing that it is appointed for all men once Dye Do make & Ordain this my Last Will & Testament that is to say Principally & first of all I give & Recomend my Soul into the hands of God that gave it & my Body I Recomend to the Earth to be buried in Decent Christian Burial at ve Discretion of my Executor nothing doubting but at ye General Resurrection I shall Receive ye same again by ye mighty Power of God, and as Touching such Worldly Estate wherewith it hath pleased God to bless me with in this Life I Give Demise & Dispose of ye same in the following manner & form.

I Give & bequeath to Susanna Brown my Dearly beloved Wife one half of my Dwelling House which end She shall make Choice of during her natural Life & the Land that is mine adjoyning to said House on the East side of the heigh way & ye whole of that Land that I purchased of John Larrabe on the Westermost side of the Heighway & ye whole of that Lot of Marsh that I purchased of the Hunewells be to the Saw Mill & all my Housel Goods & one Cow & five Sheep & a Year old Heiffer during her natural Life in Lew or Stead of Her thirds of my Estate.

I Give to my wellbeloved & Eldest Daughter Rebeccha Hunnewell twenty shillings money or Bills of Credit to be paid to her by my Executor.

I Give to my well beloved & Second Daughter Hannah Hunewell twenty Shillings money or Bills of Credit to be paid to her by my Executor.

I Give to my well beloved Daughters Abigail, Susanna,

& Sarah a Cow & Three Sheep apiece to Each of my three Daughters above named to be paid to them or the value thereof in money or Bills of Credit by my Executor. and all my Housel Goods after ye Death of their Mother Susana Brown.

I Give to my well beloved Son Joshua Brown whom I likewise Constitute make & Ordain my Sole Executor of this my Last Will & Testament; all & singular my Lands & Marsh's Meadows that is mine or ought to be mine & my Common Right & all thing or things, Excepting what I have before Excepted & given & bequeathed in this my last Will & Testament by him freely to be possessed & Enjoyed & I Do hereby utterly disallow Revoak & Disannul all and every other or former Testament Wills Legacies & bequests & Executors by me in any wise named Willed & bequeathed Ratifying & Confirming this & no other to be my last Will & Testament In Witness whereof I have hereunto set my Hand & Seal the Day & Year above written Signed Sealed published pronounced & Declar'd by the sd Andrew Brown as his last Will & Testament in ye presence of us the Subscribers.

John Fogg Andrew Libbee Samⁿ Libbee

Andrew Brown (Seal)

Probated 3 March 1740. Inventory returned 19 March 1740-41, at £680: 5: 0, by Sami Libbee, John Fogg and Andrew Brown, appraisers.

Probate Office, 5, 220.

In the Name of God amen March ye 7th 1740.

I John Morse of Kittery in the County of York in New-England Blacksmith being very sick and weak of Body but of a perfect mind & memory thanks be to God for ye same Therefore Calling to mind the mortality of my Body and

knowing that it is appointed for all men once to Dye Do make & ordain this my last Will and Testament that is to say first & principally I Give & Recomend my Soul to God who, Gane it and my Body I Recomend to ye Earth to be buried In a Decent Christian Burial at ye Discretion of my Executrix hereafter named nothing doubting but at ye Generall Resurrection I shall Receive ye same again by ye mighty Power of God & as Touching such Worldly Estate wherewith it bath pleased God to bless me in Life, I Give Demise & Dispose of ye same in the following Manner & form.

Imprimis, I Will & Ordain that my Just Debts & Funerall Charges be first paid & Discharged.

Item. I Give & bequeath to my beloved Wife Dorcas Morse all y° Residue of my Estate both Real & Personal together with all my Book Debts, I Give also to my beloved Friend Naham Ward twenty pounds to be paid by my Executrix I Likewise Constitute make & Ordain my beloved Wife Dorcas Morse my Sole Executrix of this my last Will & Testament & I Do hereby Revoak & Disannul & Disallow all and Every other Testaments & Wills Legacies & bequests & Executors before named willed & bequeathed Ratifying and Confirming this & no other to be my last Will & Testament In Witness whereof I have hereunto set my Hand & Seal y° Day & Year above written.

Signed Sealed Published Pronounced

John Morse (Seal)

& Declared by y^e s^d John Morse to be his last Will & Testament In y^e presence of Us.

her

Joanna × Oram

mark

Samⁿ Lunt

Joseph Gunnison.

Probated 21 April 1741.

Probate Office, 5, 221.

In the Name of God Amen the thirteenth Day of January in ye Year of Our Lord one Thousand seven Hundred & thirty four I Mathew Libbey of Kittery in ye County of York & Province of ye Massachusets Bay in New-England Yeoman haveing upon me the Infirmities of old age but of perfect mind & memory and Considering it as a Duty to set my House in Order before I Die Do make & Ordain this Instrument & none Other to be my last Will & Testament in manner following Vizt.

Imp⁸ I Comitt my Soul into y^e hands of God who gave it and my Body to y^e Earth to be Decently buried at the Discretion of my Executor hereafter named, and as to such Worldly goods as God in his providence hath given me I Do dispose in manner following after my Just Debts & Funeral Charges are paid and Discharged.

Item. I Give to Elizabeth my Dearly beloved Wife one half ye Improvement of my Homestead where I now Dwell in Kittery aforesd Excepting what I have given in this my Will to my Son Mathew Libbey during her Life with the Eastermost half of my Dwelling House besides her Thirds of my Personal Estate at her disposing.

Item. I Give & bequeath unto my beloved Son Mathew Lebbey his Heirs & assigns for ever that Tract of Land where he now dwells Containing Twenty four Acres bounded by ye Country Road or Highway runing ye whole breadth of my Lot between the Lands of James Staples & ye Land of Solomon Libbey & runing back North East & by East untill Twenty four Acres be Compleated Excepting one Rod which I Reserve for a way Adjoyning to Solomon Libbeys ye whole length back and my meaning is that he run so far as will make Twenty four Acres Excludeing sd way.

Item. I Give & bequeath unto my beloved Son William Libbey his Heirs & assigns for ever one third part of my Interest in ye Sawmill which he & his Brothers John and

Andrew now Improve in y^e Town of Scarborough besides y^e Land I formerly give him by Deed in Scarborough afores^d.

Item. I give & bequeath unto my Sons John Libbey & Andrew Libbey their Heirs & assigns for ever all my Lands & Meadows which I have or Claim in Scarborough aforesd Except what I gave to my Son William aforesd Together with two third parts of ye aforesd Mill to be Equally Divided between them, and also all my Right of Comonage or any after Division of Lands which might Accrue to me in Scarborough aforesd to be Equally Divided between them.

Item. I Give & bequeath unto my beloved Son Nathaniel Libbey five pounds in Cattle or other Specie besides what I have already given him to be paid by my Executor within a Year after my Decease.

Item. I Give & bequeath to my beloved Daughter Mary Libbey one Acre of Land in Kittery where her husband Samuel Libbey formerly built & dwelt provided it be not sold to any person Except to my Son Samuel Libbey & ye price not to exceed twenty pound.

Item. I Give & bequeath to my beloved Daughters Hannah Hanscom & Sarah Libbey fifteen pounds Each of them in specie at money price to be paid within two Years after my Decease by my Executor always provided that what shall appear by my acco^t to have been paid them after ye Date of this my Will shall be accounted as part of said Legacies.

Item. I Give to my beloved Daughters Dorcas Staples and Lydia Stacie Eight pounds Each of them to be paid by my Executor in Specie at money price within three Years after my Decease provided always that what shall appear by my Acco^t to have been paid after y^e Date of this my Will shall be accounted as part of said Legacies.

Item. I Give & bequeath unto my beloved Daughter Mehitable Kaight Ten pounds besides what She has already had to be paid in Specie by my Execur at money price within four Years after my Decese provided that, what shall

appear to be paid after ye Date of this my Will shall be accounted as part of said Legacie.

Item. I Give & bequeath to my Daughter Elizabeth Libbey Ten shillings to be paid by my Execu^r.

Item. I Give & bequeath unto my beloved Son Samuel Libbey all my Land where I now Dwell with y° Houses buildings Orchards &c. thereon in Kittery and all other my Lands whatsoever or wheresoever with y° Comon Rights & all other my Estate Real & Personal to him y° sd Samuel Libbey his Heirs & assigns for ever.

And Lastly I Nominate Constitute & appoint my said Son Samuel Sole Executor of this my last Will & Testament.

In Testimony, whereof I have hereunto set my Hand & affixed my Seal ye Day & Year first above written Signed Sealed Published & his

Declared by Mathew Matthew Libbey (Seal)
Libbey to be his last Will & mark

Testament/ after y^e words

their Heirs & assigns for ever

were Interlined.

In presence of Us.

Jos: Hammond

Jos: Hammond Jur

Geo: Hammond.

In the Name of God Amen I Matthew Libbey above named haueing a further Consideration of my Devises in this my Last Will & Testament. Do hereby make this Alteration in ye Article therein relateing to what I have given to my Wife, Elizabeth Vizt That She have the whole of my Personal Estate within Doors of what sort soever; and the third part of my Personal Estate without Doors after my Just Debts & Funeral Charges are paid: all the other

Articles I Do hereby Ratifie & Confirm this 28th Day of February Anno Domini: 17‡4.

Signed sealed & pronounced by ye Testator to be an addition to his Will before written In presence of Test. Jos: Hammond Ephraim Libbey James Fogg.

Probated 11 March 1740. Inventory returned 11 July 1740, at £543: 6:9, by Abraham Townsend, Batchelor Hussey and Humpbrey Scammon, appraisers.

Probate Office, 5, 241.

In the Name of God Amen. I Roger Dearing Esqr of Scarborough in ye County of York and Province of ye Massachusats Bay in New-England being of sound mind & memory for which I bless God and considering ye Mortal State of my Body which must Dye & return to ye Earth as it was; and being by daily infirmity & wasting sickness admonished to prepare for that important Change Do make & Ordain this my last Will & Testament, That is To say Principally & first of all I give & recomend my Soul into ye Hands of God who gaue it hoping he will receive it to mercy through his Sons Merits; and my Body I comit to a Decent Christian Burial at ye Discretion of my Executrix. And as Touching such worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of it in ye föllowing manner. Imprimis, To my well beloved Wife Eliza Dearing whom I likewise Constitute make & ordain my Sole Executrix of this my Will and Testament, I Do give & bequeath all & singular my Lands Houses, Messuages & Tenements Moneys Goods & Chattels that I have in ye Township of Scarborough or otherwhere, To her her Heirs and Assigns for ever. to her & their proper Use benefit & behoof for ever only Excepting what must go for ye payment of Debts funeral Charges ye Expences of Adminisⁿ and what is here after bequeathed.

Item. To the Church of Scarborough to which I have hitherto sustained a particular Relatiou I give & bequeath the sum of ten pounds.

Item. To the Religious industrious poor of y° Town of Scarborough I give & bequeath the sum of ten pounds The said poor to be chosen at y° discretion of my Executrix.

And I Do hereby utterly disallow revoak & disannull all & every other former Testament Wills Legacies & bequests & Executors by me in any wise before named willed and bequeathed: Ratifying and Confirming this and no other to be my last Will and Testament.

In Witness whereof I have hereunto set my hand & Seal the third Day of Novem^{br} Anno Domini one Thousand seven hundred & forty one.

Roger Dearing (seal)

Signed Sealed published pronounced & Declared by ye sd Roger Dearing Esqr as his last Will & Testament in psence of us ye Subscribers, Dominicus Jordan

Edward Skillin

W^m Tompson.

Probated 12 Jan. 1741.

Probate Office, 5, 242.

In The Name of God amen. I Margaret Tripe of Kittery in the County of York in y° Province of y° Massachusets Bay, in New-England Widow, being sick & weak in Body but of perfect Mind & Memory Thanks be given to God:

Therefore calling unto Mind y° mortality of my Body Do make & Ordain this my Last Will & Testament that is to say Principally & first of all I give & Recomend my Soul into the hands of God that gave it: And my Body I Recomend to the Earth to be buried in decent Christian Burial at y° Discretion of my Executor And as touching such worldly Estate wherewith it hath pleased God to Bless me in this Life I give demise and dispose of the same in y° following manner & form.

Imp^s I give to my Grand Children Samuel Tripe Abigail Tripe, Anne Tripe & William Tripe y^e Children of my Son Silvanus Tripe Deces^d Ten shillings in passable money to each of them or in passable Bills of Credit.

- 2^{ly}. I giue to my wellbeloved Son Thomas Tripe one pair of Bed Blankits which are marked with y^s two first Letters of his Name.
- 3^{iy}. I give & bequeath to my well beloved Son Robert Tripe the Bed Bolster & one of y^e Pillows whereon I now ly & my great Iron Pott & y^e black Drugget and Shaloon that is in my Chest not made up.
- 4^{ly}. I give to my beloved Daughter Joanna Pope one of my biggest Pewter Platters & two Soop Plates & two other Pewter Plates.
- 5^{ly}. I give & bequeath to my well beloved Daughter Margaret Fernald one of my bigest Pewter Platters & two Soop Plates & two other Pewter Plates.
- 6^{1y}. I give & bequeath to my well beloved Daughter Mary Follet my Bed & Bolster that is at her dwelling house & the Suit of Curtains that are about my Bed whereon I now ly and my Looking Glass & two of my next biggest Pewter Platters & two Soop plates & two other pewter plates.
- 7^{1y}. I give to my well beloved Grandson Samuel Tripe the Son of my Son Samuel Tripe Deces^d enough of that Drugget that is in my Chest to make him a Coat & Breeches & my Son Robert Tripe to get them made for him.

8^{ly}. I give to my well beloved Grandson Thomas Tripe my Silver Spoon & to my grandaughter Margaret Tripe, the Stone which I have sett in Silver & the little Trunk in which it is; The other things which are in y^e said Trunk I give to my Grandaughter Margaret Pope. & my Silver Cup I give to my Grandson William Fernald.

9^{1y} I give & bequeath to my well beloved Daughters Joanna Pope, Margaret Fernald & Mary Follet all my wearing Apparrell of every sort and my household Stuff of every sort & kind whatsoever to be Divided between them in equall Shares or Portions or such as shall Legally Represent them.

10^{1y} I give & bequeath to my well-beloved Children Thomas Tripe Robert Tripe Joanna Pope Margaret Fernald, Mary Follet & the Children of my Son Sam¹¹ Tripe Deces^d Sarah Tripe Sam¹¹ Tripe, Anne Tripe (after my Just Debts & Funeral Charges are paid) all my money & Debts in Bills or Bonds due from any person or persons whatsoever to be equally divided between them the Children of my Son Samuel Tripe Deces^d to have only one Share or sixth part of y^e whole.

Fnally, I constitute make & Ordain my well beloved son Robert Tripe my Sole Executor of this my Last Will & Testament: And I hereby Revoak & disannull all & every other former Testaments Wills Legacies & Executors by me in any ways before named willed & bequeathed Ratifying & Confirming this & no other to be my last Will & Testament: In Witness whereof I have hereunto Set my hand & Seal ye fourth Day of January Anno Domini one Thousand Seven hundred & forty & one/two.

memorandum that y words Anno Domini were interlined before signing.

Signed Sealed Published pronounced & Declared by ye sd Margaret Tripe as her last Will & Testament in the psence of us the Subscribers.

her
Margaret Tripe (seal)

John Newmarch John Clark Eph^m Sherburn.

Probated 19 Jan. 1741. Inventory returned 17 Feby 1741-2, at £523: 4: 2, by Benjamin Parker jun, John Clark and Ephraim Sherburn, appraisers.

Probate Office, 5, 244.

In the Name of God amen, The twelfth Day of November in ye Year of our Lord one Thousand seven hundred and thirty four I Martha Millet of Falmouth in ye County of York in ye Province of ye Massachusets Bay in New-England Widow being weak in Body but of perfect mind & memory (thanks be to God) Do make & ordain this my last Will & Testament That is to say Principally & first of all I Recommend my Soul into the hands of God who gave it and my Body to the Earth to buried in a Decent manner at ye Discretion of my Executor hereafter Named, and as Touching my worldly Estate I Do Dispose of ye same in manner following.

Imp⁸ I Give & bequeath to my Son Thomas Millet the House & Land lying in Falmouth afores^d the which his Father purchased of Benjamin Larraby as may appear by y^e Deed thereof & also as mutch of my other Rights of Land as will make up to him a single proper Share of Land according to y^e proper Rule of Laying out y^e same also y^e Barn standing

near to ye afores House & ye acre of Land it stands upon as also one Cow one Bed & beding the Bed to be a Feather Bed two silver Spoons & a great Pewter Platter Note the House & Barn and Land before mentioned are now under ye Improvement of my Son in Law Robert Baly.

Item. I Give & bequeath to my Son John Millet ten pounds money on Condition that the Town or Propers of Falmouth dont Demand of me or my heirs the ten pounds that was to be paid to s^d Town for my Son Johns Admittance thereinto but if y^e same recovered of me or my Heirs by Either of them then I give unto my s^d Son John two shillings in money to be paid out of my Estate.

Item. As to what houshold Stuff & Cloathing I now have not as yet disposed by this my Will or otherwise I Will & bequeath ye same to my Daughters Born of my Body (allowing the Children of my Daughter Curtis to have their Mothers part) to be equally divided among them.

Item. I Will & bequeath unto all my Children all my Land Chattels Dues Debts &c whatsoever not yet disposed of by me by this my Will or by any Deeds or Conveyances whtsoeuer the same to be equally Divided amongst them (the Children of my Daughter Curtis to have one Equal Share thereof with any of my Children as their Mother was one of them & is Deces^d & so they to have her Share thereof.

Item. I Will that all my Just Debts & Funeral Charges be paid out of my Estate before any Division be made of the same as also all Debts that are Justly Due from my late Husband Tho^s Millet Decesed's Estate to any Person or Persons whatsoever.

Item. I Do hereby Ordain & appoint my Son in Law Robert Baly of Falmouth afores^d to be my Sole Executor of this my Last Will & Testament. hereby Utterly Disallowing Revoaking & Disannulling all & every other Will Testament Legacies or Executors Ratifying & Confirming this & no other to be my Last Will & Testament. In Witness whereof

I have hereunto set my hand & Seal this twelfth Day of November Anno Domini seventeen hundred & thirty four.

Signed Sealed published &

Declared by y^e s^d Martha Millet as her Last Will & Testament In psence of Us the Subscribers. Samⁿ Cobb Daniel Jackson her
Martha Millet (seal)
mark

Probated 13 Oct. 1741. Inventory returned 12 Oct. 1741, at £392: 0: 0, by Elisha Donham, Joshua Brackett and John Miller, appraisers.

Probate Office, 5, 250.

William Bryent/.

In the Name of God Amen The nineteenth Day of Novembr Anno Domini one Thousand seven hundred forty & one I Joseph Weeks of Kittery in the County of York in the Province of ye Massachusets Bay in New-England Husbandman being very sick & weak in Body but of perfect Mind & memory Thanks be given to God. Therefore calling unto mind ye Mortality of my Body do make & Ordain this my Last Will & Testament. Principally & first of all I give & Recomend my Soul into ye Hands of God that gave it and my Body I recomend to ye Earth to be buried in Decent Christian Manner at ye Discretion of my Executrix: And as Touching such worldly Estate wherewith it hath pleased God to bless me in this Life I give Demise and dispose of ye same in ye following manner & form.

Imprimis, I give & bequeath unto Mary my dearly beloved Wife her Heirs & assigns for ever that four Acres of Land that I have at my Brother Nicholas Week's his Land and dureing her Natural Life the Use Improvement & Incom of ye Western part of my Land whereon I now dwell

to begin at ye Water side & to run from thence to an apple Tree a little distance from a certain Thorn bush & from the said Apple Tree on a strait Course to a Certain Rock near ye Stone wall & from ye sd Rock to ye Bounds between my Son in Law Daniel Jones's Land & mine; and also ye Western end of my dwelling House & all my Personal Estate & moveable Effects both in the House & in every other place for her comfortable maintainance & ye abovesd Land & house to Her disposal at her Decease to any of my Children.

2^{1y} I give to my well beloved Son Nicholas Weeks his Heirs & assigns for ever that Tract or parcel of Land whereon he now dwells & possesseth Containing about thirty two Acres be it more or Less; & also one third part of my Common Rights.

3^{1y} I give to my well-beloved Son Benjamin Weeks his Heirs & assigns for ever my Land from ye water side to an apple Tree called a Lamb Stone apple Tree & from thence back towards my Barn to an Apple Tree standing on a Rock & from thence to ye begining of the Lain by ye Barn & from thence to his Stone wall at the further end of the Lain & from thence on a straight Course to a Spring of Water, and from thence to ye Barrs by the Country Road, and the privilidge of half ye Barn the Abovesaid Land is bounded on one side by Mr Parkers Land; I also give to him his Heirs & assigns for ever three Acres of Land which I have in ye woods joining to & bounded as by his Land & also one third part of my Comon Right: & the Housing that is upon ye Land that I have in these presents given him.

4^{ly} I give to my wellbeloved Son Abraham Weeks his Heirs & Assigns for ever all my Land which I have lying between ye Lands that I have given in these psents to my Wife Mary & his Brother my Son Benjamin Weeks to Daniel Jons's Land & ye Country Road & also one third part of my Common Right & ye Eastern End of my dwelling house & half my Barn Excepting & reserveing so much of ye Barn as my Wife Mary shall see fit to make Use of dureing her Natural Life.

5^{ly} I give to my well beloved Daughters Judith Hutchins & Martha Jones & my Grand Son Benjamin Morgeridge all my Personal Estate & moveable Effects that shall remain & be found left after y° Decease of my dearly beloved Wife Mary to be divided between them in equal Shares or parts.

6¹⁹ I Constitute make & Ordain my dearly beloved Wife Mary Weeks my Sole Executrix of this my Last Will & Testament And I Do hereby utterly disallow revoak & Disannull all & every other former Testaments Wills Bequests & Executors by me in any ways named Willed & bequeathed Ratifying & Confirming this & no other to be my Last Will & Testament, In Witness whereof I have hereunto set my Hand & Seal ye Day & year abovewritten.

Signed sealed published pronounced & Declared by y sd
Joseph Weeks as his Last
Will & Testament in ye psence
of Us the Subscribers.
Joseph Weeks
his
Henry × Beals
mark

memorandum that what is blotted out in yo thirteenth line on yo other side and the words to her disposal at her Decease to any of my children & the word Heirs & the words to Daniel Jones's Land & the Country Road were interlined before signing.

Joseph Weeks (Seal)

Probated 14 Dec. 1741. Inventory returned 12 March 1741-2, at £1125:14:0, by Thomas Cutt, Joseph Weeks and Benjamin Parker, jun., appraisers. Debt due from Thomas Cutt.

Probate Office, 5, 252.

Deborah Williams.

In the Name of God amen the thirty first Day of March one Thousand seven hundred & forty one, I William Eaton of Wells in ye County of York in ye Province of ye Massachusets Bay in New-England Yeoman being aged and Infirm in Body but of perfect mind and memory Thanks be to God for it Calling to mind my own mortality & knowing That it is appointed to man once to Die Do make & Ordain this my Last Will & Testament (that is to say) Principally and first of all I Recomend my Soul into the Hands of God who gave it: and my Body to the Earth to be buried in decent Christian Burial at y° Discretion of my Executor hereafter named Nothing doubting but at y° General Resurrection I shall Receive y° same again by y° mighty Power of God And as Touching such worldly Estate wherewith it hath pleased God to bless me in this Life I bequeath & dispose of y° same in form & manner following Vizt:

Imprimis my Will & Desire is that all my Just & Lawfull Debts be duly & honestly paid by my Executor hereafter named & that they be paid out of my moveable Estate.

Item. I Give unto my beloved Son Joshua Eaton all my out Lands in ye Township of Wells & in the County of York aforesd Together with all that Peice & parcell of Salt Marsh which I formerly bought of John Eldredge of Wells aforesaid.

Item. I Give & bequeath unto my beloved Daughter Mary Credefor Thirty pounds to be paid by my Executor within two Years next after my Decease over and above what I have already given her and also one half of my household Stuff Excepting one Feather Bed with ye furniture belonging to it.

Item. I Give & bequeath unto my Beloved Daughter Ruth Eaton Thirty pounds to be paid by my Executor when She arrives to ye Age of Eighteen Years old after my Decease over & above what I have given her & also one half of my Houshold Stuff.

Item. I Give & bequeath unto my Beloved Son Joseph Eaton all my homestead & salt Marsh belonging to the homstead together with my Dwelling Hous Barn buildings & Fences on s^d Homstead & one Feather Bed with y^e furniture belonging to it; and further my Will is that my Son

Joseph Eaton and my Daughter Ruth Eaton shall have ye proffits of ye Homstead & of the Stock of Cattle Excepting what may be for the paying of Legacies & Debts the Remainder of the Proffits to be for the Education Learning & bringing up my said Son Joseph Eaton untill he arrives to the age of twenty one years and my said Daughter Ruth untill She arrives to ye Age of Eighteen years.

And I Do hereby Nominate Constitute & appoint John Storer of Wells in said County Esq. to be the Sole Executor of this my Last Will & Testament and Do hereby Revoak & Disannull all other & former Wills & Testaments by me made and Do hereby Ratify & Confirm this & no other to be my Last Will and Testament In Witness whereof I have hereunto Set my Hand & Seal ye Day & Year above written.

Signed sealed published pronounc'd

William Eaton (Seal)

& Declared by y^e aboves^d William Eaton To be his Last Will & Testament in psence of us the Subscribers.

Isaac Buswell Sam $^{\text{II}}$ Emery his Daniel \times Eldridge

Joseph Hatch

Daniel \times Eldridge mark

Probated 19 Jan. 1741. Inventory returned 19 April 1742, at £1291: 6: 6, by John Butland, Pelatiah Littlefield and Joseph Hatch, appraisers.

Probate Office, 5, 254.

In the Name of God Amen, the Second Day of April Anno Domini one Thousand seven hundred & thirty nine I James Fernald of Kittery in y° County of York & Province of the Massachusets Bay in New England Yeoman being aged and weak in Body but of perfect mind & memory thanks be given unto God therefore calling to mind ye Mortality of my Body & knowing that it is appointed for all men once to Die Do make & Ordain this my Last Will & Testament, That is to say principally & first of all I give & Recommend my Soul into ye hands of God that gave it & my Body I Recommend to ye Earth to be buried in a Deacent & Christian burial at the Discretion of my Executrix nothing Doubting but at ye Great & General Resurrection I shall Receive ye same again by ye mighty Power of God & as touching such worldly Estate wherewith it hath pleased God to bless me in this Life I give Demise & dispose of ye same in ye following manner & form.

Imprimis, I Will That all my Just Debts & Funerall Charges be Raised & levied out of my Estate as soon as may be Conveniently after my Decease togeather with ye several sums herein mentioned.

Item I Give & Bequeath unto Mary Fernald my dearly beloved Wife one half of my Houseing & Lands dureing her natural Life and after her Decease I Give & bequeath it to my Son James Fernald here after named it is to be understood my Housing & Lands lyeing & being in ye Town of Kittery afores^d & I also give unto Mary my s^d Wife all my other Lands not lying in ye Town of Kittery & if She should not see cause to dispose of ye whole or any part thereof what is left after her Decease is to be Equally Divided between my Daughters hereafter named Except ye Eldest Vizt Elizabeth Fogg, who shall have one Share & a half ye Rest to Share Equally in sd out Land; I also give & bequeath unto my s^d Wife all my Houshold Goods Debts & moveable Effects (that is to say what is left after ye several sums herein mentioned are paid & satisfied) To Dispose of as She sees fitting to & amongst my Children, and Case my sd Wife

should marrey again She She is to Enjoy but one third part of my Estate dureing her natural Life.

Item I Give & bequeath unto my well beloved Daughter Elizabeth Fogg five shillings in passable Bills of Credit besides what She has already had out of my Estate.

Item. I Give & bequeath unto my well beloved Daughter Mary Adams Three pounds in passable Bills of Credit besides what She has already had out of my Estate.

Item. I give & bequeath unto my well beloved Daughter Joanna Rogers five shillings besides what She has already had out of my Estate.

Item. I give & bequeath unto my wellbeloved Daughter Anne Fernald Eight pounds in passable Bills of Credit besides what She has had out of my Estate.

Item. I give & bequeath unto my well beloved Daughters, Viz^t Marget Fernald, Dorcas Fernald & Unice Fernald Each of them fifty pounds in passable Bills of Credit out of my Estate.

Item. I Give & bequeath unto my wellbeloved Son James Fernald ye one half of all my Housing and Lands lyeing & being in the Town of Kittery aforesd to him his Heirs & Assigns for ever and after ye Decease of his Mother I Give unto him ye whole of my Real Estate lyeing & being in sd Kittery together with all ye appurtenances & privilidges to ye same belonging to him his Heirs & assigns for ever as aforesaid; I likewise Constitute make & ordain Mary my sd Wife my Sole Executrix of this my last Will & Testament; and I Do hereby utterly disallow Revoak & Disannull all & every other former Testament Wills Legacies & Bequests & Executors by me in any ways before named Willed & bequeathed Ratifying & Confirming this and no other to be my

last Will & Testament. In Witness, whereof I have hereunto Set my hand & Seal the Day & Year above written.

Signed Sealed Published
Pronounced & Declared by
ye sd James Fernald as his
last Will & Testament In ye
psence of us the Subscribers.
Lydia Fernald
Benjamin Fernald

Probated 19 Jan. 1741. Inventory returned 22 Jnne 1742, at £4160: 0: 5, old tenor, by Thomas Cutt, Benjamin Parker jun. and John Godsoe, appraisers.

Probate Office, 5, 264.

John Godsoe.

In The Name of God Amen, The first Day of April one thousand seven hundred & fourty two I John Baxter of Arundell in the County of York in his Majestie's Province of the Massachusets Bay in New-England Yeoman being very sick & weak in Body, but of perfect Mind & memory for which Thanks be given unto God: Therefore calling to mind the mortality of my Body & knowing that it is appointed for all men once to Dye do make & Ordain this my last Will & Testament; That is to say principally & first of all I give & Recomend my Soul into the Hands of God that gave it & my Body I recomend to the Earth to be buried in decent Christian Burial at y° Discretion of my Executors nothing doubting but at y° General resurrection I shall receive the same again by the mighty Power of God.

And as Touching such Worldly Estate wherewith it hath pleased God to bless me in this Life I give demise and dispose of ye same in ye following manner & form.

Imp^s I Do by these presents constitute & ordain Sarah my well beloved Wife to be the Sole Executrix of this my

last Will & Testament, and to her the s^d Sarah I Do hereby freely give & bequeath a Grant of Land purchased of M^r Joshua Lasel consisting of about nine Acres be it more or less three acres & an half of which is already laid out in the Nor-west part of said Town at a place known commonly by the name of the Desert to her the said Sarah to her only proper use & behoof for ever & 'tis my Will also that the fifty Acres of Land lying on each side the Road to the Southward of M^r Burbanks^s & also an eighth part of a Saw in a Mill known by y^e name of Credifors Mill together with all the Timber & Lumber that may in any wise be found belonging to me, be all sold by her the said Sarah for the Defraying my Funeral Charges & other just Debts by me Contracted.

Item, That my Dwelling House & all ye Lands adjoyning estimated to be about fourty three Acres be it more or Less together with seventy Acres of Draught Land lyeing upon Saco Road to the Eastward of Deacon Dormons be Distributed among my Children in manner & form following Vizt That my wellbeloved Son John Baxter Receive a double moiety or part of all this my Real Estate just mentioned in this present Clause of ye Will & that my two well beloved Daughters Mary & Sarah draw an equall proportion of ye Remaining part when John their Brother hath had his full Share & portion.

Item. I freely give & bequeath to Sarah my well beloved Wife all my Household goods & Chattels all my Cattle & moveables to her the s^d Sarah to her only proper Use benefit & behoof for ever, excepting one Yoak of Oxen for which as my only desire & request William Waterhouse become Surety & Bondsman which my Will & Desire is that he yes desire with the yest of Waterhouse take to himself He engageing to make full payment & Satisfaction for them without calling on me or any of mine.

Item, I the said John Baxter Do hereby freely give to Sarah my beloved Wife & my Will is that She ye sd Sarah have y° whole use Improvement & Enjoyment of all I leave in y° world whether Real or personal Estate within Doors & without for her comfort & support so long as She y° sd Sarah continues & Lives in a State of Widowhood.

Signed Sealed & Delivered in

John Baxter (seal)

presence of.

Joshua Walker

Phillip Dorrell

John Merrill.

Probated 23 May 1742. Inventory returned 19 July 1742, at £635: 2: 3, by Joshua Walker, Phillip Dorrell and John Merrill, appraisers.

Probate Office, 5, 265.

In the Name of God amen. The last Will & Testament of Jonathan Stone of Berwick in the County of York Yeoman being aged & weak yet haveing perfect memory the Lord be praised, not knowing how soon God may end the Days of my Pilgrimage.

- 1st I give & bequeath my Soul to God that gave it & my Body to yº Earth from whence it came to be decently buried by my Executors after named.
- 2. I Give & bequeath to my Loveing Son Joseph Stone all my moveable Goods within Doors & without, & all my Stock of Creatures that is on the Place, & I Do Constitute & appoint my Son Joseph Stone to support my Dear & loving Wife Sarah & to give her a Comfortable maintanance dureing her natural Life.
- 3. I Give & bequeath to my Loveing Sons Paul & Joseph Stone them & their heirs for ever my home Stead Dwelling House Barn & orchard Meadows mowing Land appertaining to the same Equally to be Divided between them as they shall agree the same. And in Case my Son Joseph should.

Decease without Heirs ye aforesd Estate to return to my Son Paul & his Heirs.

- 4¹⁹ I Give & bequeath to my Loving Son Skinner & his Heirs five Acres of Marsh (Land) adjoyning to the Marsh of Josiah Goodridge.
- 5^{1y} I Give & bequeath to my Three Sons Paul, Skinner & Joseph the one Quarter of the Stream Frame in a Mill in which Mill the Shore Frame is owned by or in the possession of the Heirs of Natha¹¹ Gerrish late of Berwick Deces⁴ with all y⁴ privilidges & appurtenances thereunto belonging to them & their heirs in Equall Shares.
- 6. I give and bequeath to my loveing Sons Paul & Joseph Stone all my Common Rights, Grants & Timber Land & undivided Land that lyeth in Kittery or Berwick Comons that Doth now appear or shall hereafter appear to be my Right or their Grandfathers Property, or any other Estate Real or Personal whatsoever not already given away to them & their Heirs.
- 7. I Give & bequeath to my Loving Son Jonathan Stone five shillings.
- 8. I Give & bequeath to my Loving Daughter Eliza Neal five shillings.
- 9. I Give & bequeath to my Loving Daughter Mary May, five shillings.
- 10. I Give & bequeath to y° Children of my loving Daughter Patience Dike five shillings.
- 11. I Give & bequeath to my Loving Daughter Sarah Libbey five shillings.
- 12. I make & Constitute my loving Wife Sarah & Paul & Joseph Stone to be my Executors & to perform this my Last Will & Testament. In Witness whereof I have hereunto set my hand & Seal this third Day of April annoq

Domini 1742. & in the fifteenth Year of his Majesties Reign George the second.

Signed sealed & Delivered to be my Last Will & Testament in presence of.

Jonathan Stone (seal)

John Holmes John Janverin Samuel Hupper.

Probated 26 May 1742.

Probate Office, 6, 15.

In the Name of God Amen, the Eighth Day of December Anno Domini one thousand seven hundred & forty one I Joseph Sayword of York in the County of York in ye County of York & Province of the Massachusets Bay in New England being very sick & weak in Body but of perfect mind and memory thanks be given unto God therefore calling unto mind the mortality of my Body & knowing that it is appointed for all men once to Die Do make & Ordain this my last Will & testament that is to say Principally & first of all I give & recomend my Soul into ye Hands of God that gaue it and my Body I Recomend to ye Earth to be Buried in Decent Christian Burial at ye Discretion of my Executor nothing doubting but at ye General Resurrection I shall receive the same again by the mighty Power of God. And as touching such worldly Estate wherewith it hath pleased God to bless me in this Life I Give Demise & Dispose of ye same in following manner and form.

Imprimis, I Give and bequeath to Mary my Dearly beloved Wife, all and singular my one halfe of the Dwelling Hous I now live in & Land thereto belonging with half ye Barn & garden together with my Eight Shares of the Comon & undivided Lands in York afores and all my Grist & Saw Mills all situated in York afores by her freely to be pos-

sessed and enjoyed during her natural Life only its my Will that my Just Debts Funeral Charges & Legacies hereafter named be paid out of ye Incomes & profits of my aforesaid Mills if they be sufficient to pay ye same besides the support of my Family and if not then such a part of ye said Mill or Mills as shall be sufficient shall be sold for the payment thereof.

Item, I Give & Bequeath to my two Daughters Mary the the Wife of James Donnel & Susanna the Wife of John Milberry five pounds each besides what they have already Received.

Item, I Give & Bequeath to my four Sons Jonathan, Joseph, Henry & Jeremiah, all my aforesaid Grist & Saw Mills in York afores^d to be possessed & enjoyed by them immediately after my Wifes Decease & to be Divided among them in the following manner, that is to say to my Son Jonathan one quarter part of my said Mills & privilidge, to my Son Joseph one half part of my said Mills & privilidge, and to my Sons Henry & Jeremiah the remaining quarter part to be Divided between them.

Item, I Give & bequeath to my two youngest Daughters Miriam & Hannah Fifty five pounds Each to be paid them respectively at their Marriage Day.

Item, I Give to my Son Jeremiah aforenamed my half of my dwelling Hous aforesaid with y° Land belonging threunto one half the Barn and Garden to be possessed by him immediately after my Wifes Decease.

Item, my Will is that after my Wifes Decease my Comon Rights or Shares aforesaid shall be equally Divided among my Sons which shall then be liveing.

And I hereby Constitute make & Ordain my afores^d Wife Mary & my Son Jonathan my joint Executors of this my last Will & Testament and I Do also hereby utterly Disallow Revoak & Disannul all & every other former testaments Wills Legacies & bequests & Executors By me in any ways before named Willed & bequeathed. Ratifying & confirming this

& no other to be my last Will & Testament/ In Witness whereof I have hereunto set my Hand & Seal ye Day & Year first afore written.

Signed Sealed Published pronounced & Joseph Sayword (Seal) & Declared by ye sd Joseph Sayword as his last Will & testament in the \beta sence of us the Subscribers.

Sam¹¹ Milberry

Nathaniel Preble

Probated 17 May 1742.

Dan¹ Moulton

Probate Office, 6, 17.

In the Name of God Amen, the 22^d Day of March 1741. I Mathew Simonton of Falmouth in the County of York Marriner being of perfect mind and memory thanks bee to God, therefore calling unto mind the mortality of my Body & knowing that it is appointed for all men once to Die Do make & Ordain this my last Will & testament that is to say Principally & first of all I give & Recomend my Soul into ye hands of God that gave it, and my Body I Recomend to the Earth to be buried in a Deacent Christian burial at the Discretion of my Executors nothing doubting but at ye General Resurrection I shall receive the same again by the mighty Power of God; and as touching such worldly Estate wherewith it hath pleased God to bless me in this Life I give, Demise & Dispose of ye same in ye following manner & form.

Item/ I Give & bequeath unto my well beloved Father Andrew Simonton & also to my beloved Mother Ann Simonton whom I Likewise Constitute make & Ordain my Sole Executor & Executrix of this my last Will & testament all

& singular my Lands & tenements money & Sloop & all & singular every part & parcel of my Estate be it in what Species it will by him & her fully to be possessed & enjoyed they or any of them yeilding & paying unto my Nephew Mathew White two hundred pounds; and unto my loveing Wife the third part of all visible & invisable Estate in my possession at the signing of these presents. but if in Case my Wife should bring forth either Son or Daughter then and not otherwise he or She is hereby to be Heir of the whole after he or She comes to the Years of Heirship and I hereby utterly Revoak & Disannull all & every other former testaments Wills Legacies & bequests & Executors by me in any ways before named Willed & bequeathed Ratifying & Confirming this & no other to be my last Will & testament in Witness whereof I hereunto set my hand & Seal ye Day & Year above written.

Signed Sealed published pronounced & Declared by ye sa Mathew Simonton as his last Will & testament in ye psence of us.

John Oryan Samuel Been Samuel Dolever

Acknowledged 21 May 1742. Probated 25 Aug. 1742; Inventory returned at £3095: 3: 2, by Dominicus Jordan, Sam¹¹ Moody and David Stickney, appraisers, 11 June 1742.

Probate Office, 6, 19.

York June the 12th 1742. I Thomas Payne being sick in Body but through the Mercys of God I have the free Use of my Reason and not knowing how short a time I shall continue so I see Cause to dispose of my Estate as following.

Imprimis/ It is my Will that my well beloved Wife Mary Payne shall have the disposeing of the income of all my Estate during her Life and after her Decease it is my Will that my Eldest Son Thomas Payne shall have the whole of all my Estate both Real & Personal he paying out to his Brother & Sisters as following. to my Son Daniel Payne one Hundred and fifty pounds & to my Daughter Elizabeth Payne two Hundred pounds

Item, It is my Will that my Daughter Mary Bradbury formerly Mary Payne shall have five shillings more besides what She has had already. It is my Will that my Daughter Jane Payne shall have paid her one hundred pounds five shillings & likewise to my youngest Daughter Sarah Payne one hundred pounds five shillings. It is my Will that the whole of the parts that is to be paid out of my Estate is to be according to the old tenor or a quarter part in ye new tenor.

Item, It is my Will that my Daughter Elizabeth shall haue the Room that is in the Southern part of my House & one barrill of Cyder yearly & Cellar room for Her as long as She continues unmarried.

I Order my Son Thomas Payne to pay all my Just Debts & Funeral Charges whom I appoint to be the Sole Executor of this my last Will & testament.

Signed Sealed & Declared to be

Thomas Payne (Seal)

his last Will & testament in

psence of us.

Sam¹¹ Sewall

Nathan Raynes

Norton Woodbridge

Probated 19 Oct. 1742.

Probate Office 6, 23.

In the Name of God Amen the twenty eighth Day of March Anno Domini one thousand seven Hundred thirty & Eight I John Dennet Senior of Kittery in the County of York in the Province of the Massachusetts Bay in New England Yeoman—being sick and weak in Body but of sound disposing mind & memory thanks be given to God, therefore calling unto mind the mortality of my Body Do make & ordain this my last Will and testament (that is to say).

Principally and first of all I give & Recomend my Soul into the hands of God that gave it and my Body I Recomend to the Earth to be buried in a Christian like & decent manner at the discretion of my Executors, and as touching such worldly Estate wherewith it hath pleased God to bless me in this Life I give Demise & Dispose of in ye following manner & form.

Imprimis, I Give & bequeath to my well beloved Wife Mary Dennet my Negro man named Pompey during her natural Life to be under the Care & order of my Son Thomas Dennet and after the Decease of my said Wife I Give & bequeath the said Negro to my said Son Thomas Dennet & his Heirs. During the Negros natural Life. and I also give to my said Wife the one half part of ye remainder of my Personal Estate to be to her own proper use benefit & behoof forever and also one half of my Dwelling Hous & Barn & out housing and also one third part of the Apples & Cyder one third part of the Corn & other Grain one third part of my Pasture Land one third part of the Hay that shall be raised on my Real Estate & also one third part of what ever else shall be raised or produced of the said Estate and also sufficient firewood during her natural Life.

Item, I Give & bequeath to my beloved Son John Dennet & his Heirs for ever one half part of all the Lands which I now possess in the town of Kittery (that is to say) one half

of my Orehard Land mowing Land tillage Land pasture Land & wood Land to be to their own proper use benefit & behoof forever.

Item, I Give & bequeath to my beloved Son Thomas Dennet and his Heirs the other half part of all my Lands which I now possess in the town of Kittery aforesd that is to say one half part of my Orchard Land, mowing Land tillage Land Pasture Land & wood Land to be to their own proper use benefit & behoof forever & also the other half part of my Dwelling Hous & Barn & out Housing to be to their own proper use benefit & behoof for ever; I also give to my said Son my two Oxen to be at his disposall/ The Gifts to my two Sons aforesaid are upon Condition that they faithfully Improve the said Estate & render & pay to their Mother Mary Dennet the third part of ye produce as abovesaid which if they neglect or Refuse to do my Will is that She shall have the Liberty to have and improve what part of my Estate She shall see fit for her Comfortable Support; and after the Decease of my said Wife I Give & bequeath to my abovesaid Son Thomas Dennet & his Heirs the other half part of my Dwelling House & Barn & out housing which I Gave to her during her natural Life to be to their own proper use benefit & behoof forever. My Will is that if either of my Sons shall Dye & leave no Lawfull Issue Surviveing that my surviveing Son shall Inherit the whole of my said Estate. after the Decease of my aboves Wife I Do hereby Give leave & Liberty to my abovesaid Sons if they see Cause to dispose any part of my sd Estate to Each other by Deeds of sale or Deeds of Exchange or to Divide my said Estate as they shall see meet but not to sell or dispose of any part of it to any other Person.

My Will is that if my said Sons see any prospect of purchasing any Lands to their advantaige I Do hereby giue them liberty to sell my said Lands both together as one & not Else My Will is that my said Sons shall not sell or any

other way dispose of any timber wood or under wood to any Person or Persons whatsoever which if either of them shall presume to Do he shall forfit his Right to the abovesaid Lands to the other, and the other shall possess & Enjoy the same & he shall have twenty shillings in money paid him & no more. My Will is that my Wife & my two Sons to whom I have given my aboves Estate or any other Person or Persons that shall hereafter Inherit said Estate that they look after & take care that my beloved Daughter Mary Dennet have a Comfortable & Good maintainance during her natural Life.

Item, I Give and bequeath to my beloved Sons aforesaid the other half part of my personal Estate and also my Rights in the Common Lands in the Townships of Kittery & Berwick to be Equally divided betwixt them and to their Heirs for Ever to be to their own proper use benefit & behoof for ever provided they pay my Debts Funeral Charges & Legacies hereafter mentioned.

Item, I Give & bequeath to my beloved Daughter Sarah Hill, forty shillings in Currant money of New England aforesaid besides what I have heretofore given her.

Item, I Give & bequeath to Sarah Hooper twenty pounds in good currant money of ye said New England to be paid at or before the end of two years after my Decease.

Lastly I Constitute make & Ordain my aboves^d Sons John Dennet & Thomas Dennet my only & sole Executors of this my last Will & testament & I Do hereby Utterly Revoak Disallow & Disannul all & every other Testaments Wills Legacies bequests & Executors by me in any ways before named or willed or bequeathed Ratifying & Confirming this & no other to be my last Will & Testament

In Witness whereof I have hereunto set my Hand & Seal the Day & Year that is in these presents first written.

Signed Sealed Published Pronounced

John Dennet (Seal)

& Declared by ye said John Dennet as his Last Will & Testament in ye presence of us the Subscribers
Joseph Fernald
Enoch Staple
Benjamin Fernald.

Probated 14 Dec. 1742.

Probate Office, 6, 28.

In the Name of God Amen I Samu'l Hutchins of Arundell in the County of York in New England Husbandman being very sick & weak in Body but of perfect Mind & Memory. Thanks be given unto God & calling unto mind the mortality of my Body & Immortality of my Soul & knowing that it is appointed for all men once to Dye Do make & Ordain this my last Will & Testament that is to say Principally & first of all I give & recomend my Soul into the hands of God that gave it & my Body to the Earth to be buried in decent Christian Burial at the Discretion of my Executrix nothing doubting but at ye General Resurrection I shall receive ye same again by the mighty Power of God, and as to ye Worldly Estate with which it hath pleased God to bless me I give & Dispose of the same in the following Manner & form. Imprimis, To Hannah my well beloved Wife whom I ordain Sole Executrix of this my last Will dureing her State of Widowhood for her comfort and Support I give the Use & improvement of all my Estate Real & Personal within Doors & without, excepting my Mare which I give my Son Levi, & an equal Share & Right in with his Mother, and it is my Will that as I appoint Simeon & Levi with their Mother to defray my Funerall Charges & all my Just Debts; so between these my two Sons aforesaid I equally divide all my Real Estate at Home & abroad assigning to my Son Simeon that half part of my Homestead that lyeth Southward toward the Sea being thirty two Poles in breadth & if either of these two sons Simeon & Levi dye without Lawful Issue my Will is that the surviveing Son shall own Possess & Enjoy the whole.

Item. I Give & dispose of my three Guns as follows Viz: to Simeon the longest, to Levi the next longest, & ve other to my Son David, to whom I also give the sum of five shillings & to my other three Sons: Caleb Joseph & Samuel I give ye like sum of five shillings, and to my Daughters I give in like manner Viz: to Mary the wife of Mr John Merrell the sum of five shillings & to Hannah the Wife of Mr John Burbank five shillings, to Lydia the Wife of John Jellison five shillings & to her the sd Lydia I also give after ye Death of her Mother the Bed on which I lay with all ye Bedding belonging to it & 'tis my intent & meaning that ye several Crowns aforesaid be paid to Each Child respectively in Province Bills of ye last Emission: In Witness whereof I hereunto set my Hand & Seal ye twentieth Day of October Anno Domini one thousand seven hundred & forty two & in ye 16 Year of his Majestys Reign.

Signed Sealed Published
pronounced & Declared by
ye sd Samuel Hutchins as
his Last Will & Testament
in ye presence of us
the Subscribers.
Edward Melcher
Eliza Melcher
Abigail Curtis.

Samuel Hutchins (Seal)
mark

Probated 28 Dec. 1742. Inventory returned, at £722: 6: 9, by Joshua Walker, John Wakefield and Jacob Curtis, appraisers, 12 Jany 1742-3.

Probate Office, 6, 34.

In the Name of God Amen the first Day of January Anno Domini one thousand seven hundred & thirty Nine I Margery Pepperrell of Kittery in the County of York in the Province of the Massachusetts Bay in New England Widow being weak and infirm in Body but of perfect Mind & memory thanks be given unto God; therefore calling unto mind the mortality of my Body do make & ordain this my last Will & Testament, that is to say Principally & first of all I give & Recomend my Soul into the Hands of God that Gaue it: And my Body I Recomend to the Earth to be buried in decent Christian Burial at the Discretion & at the Sole Cost & Charges of my beloved Son William Pepperrell: And as touching such Worldly Estate wherewith it hath pleased God to bless me in this Life I Give Demise & Dispose of the same in the following manner and form.

Imprimis, I give to my beloved Sister Mary Dearing my mourning Suit of Apparell.

2^{dly} I give to my well beloved Son William Pepperrell his Heirs & assigns for ever (besides what I have heretofore given him) the Horse Oxen & Cows which my Husband William Pepperrell, late of Kittery Deces^d gave to me in his last Will & Testament.

3^{ly} I give to my beloved Daughter in Law Jane Frost ten pounds in Currant money or passable Bills of Credit on the aforesaid Province.

4^{ly} I give to my much Respected Friend the Rev. M^r John Newmarch five pounds in Currant money or in passable Bills of Credit on the afores^d Province.

5^{1y} I give to my well beloved Daughters Mary Frost, Margery Gunnison, Miriam Tyler, Dorothy Newmarch, & Jane Clark (besides what I have heretofore given them) all my wearing Apparel of every sort & kind (Except what I have in these presents given to my Sister Mary Dearing) to be Divided amongst them in equal Shares or Portions. I

also give to my above named Daughters Mary Frost Margery Gunnison Miriam Tyler Dorothy Newmarch Jane Clark & my Grandaughters Sarah Frost & Margery Wentworth the Children of my Son Andrew Pepperrell & my Grandchildren, Margery Gerrish, Mary Moody Elizabeth Hale Joanna Frost & Dorothy Pitman, the Children of my Daughter Joanna Jackson Decesd all the Residue or Remainder of my Estate of every sort & kind whatsoever & in whatsoever place; to be Divided into seven Shares or Parts Each of my above named Daughters to have one Share or part & my two Grandaughters the Children of my Son Andrew Pepperrell Decesd one Share or part to be Equally Divided between them & my Grandaughters the Children of my Daughter Daughter Joanna Jackson Decesd one Share or part to be Equally divided amongst them. And if it should so happen that any of my above-named Danghters or Grandaughters should depart this Life before what is in these Presents given be Received then the Decesd Share, Part or Portion shall be delivered to such as shall legally represent her. Finally I Do by these presents Constitute make & Ordain my beloved Son William Pepperrell & the Rev. Mr John Newmarch my Sole Executors of this my last Will & testament. And I Do hereby utterly disallow revoke & disannull all & every other former Testaments Wills Legacies & bequests & Executors by me in any ways before named willed & bequeathed Ratifying & Confirming this & no other to be my last Will & Testament/ In Witness whereof I have hereunto set my Hand & Seal the Day & year above written.

memorandum that the word Deceased was interlined before Signing.

Signed Sealed Published Pronounced & Declared by y° said Margery Pepperrell as her last Will & Testament in Margery Pepperrell (Seal)

the presence of us the Subscribers. W^m Dearing John Dearing Jn° Watkins

Probated 26 May 1741. Inventory returned 24 Feby 1741, at £333: 12: 2, by Samuel Lunt, William Dearing and John Dearing, appraisers.

Probate Office, 6, 44.

In the Name of God Amen the thirteenth Day of May Anno Domini one thousand seven Hundred forty & three I John Walker of Kittery in the County of York in the Province of the Massachusetts Bay in New-England Shipwright being very sick and weak in Body; but of perfect mind & memory thanks be given to God: therefore calling unto Mind the Mortality of my Body do make & ordain this my last Will & testament that is to say Principally & first of all I give and Recomend my Soul into the hands of God that gave it; and my Body I Recomend to the Earth to be Buried in decent Christian Burial at the Discretion of my Executrix and as touching such worldly Estate wherewith it hath pleased God to bless me in this Life (after my Funeral Charges & Just Debts are paid) I give demise & Dispose of the same in the following manner & form.

Imprimis, I give & bequeath to Mary Walker my dearly beloved Wife the Use Improvement, Incom & Profits of all my Estate both Real & Personal for her own comfortable Subsistance & maintainance during her natural Life & for the maintainance and bringing up of my Children that are not of a Lawfull Age untill they shall arive to that Age Excepting twenty Acres of my Land which I have at Arundell that I give to my Son Gideon Walker.

2^{1y} I give to my well-beloved Son Gideon Walker his Heirs & assigns for ever twenty Acres of my Land which I have at Arundell aforesaid lying by the Land of Samuel Perkins and to run the whole length of my Land & in breadth into my Land so far as will compleat twenty Acres holding the same breadth from one end to the other the said twenty acres to be laid out to him joining to y° said Samuel Perkins his Land.

John Walker, Elizabeth Walker & Mary Walker after the Decease of Mary my Wife all the Remainder of my Estate both Real & Personal whatsoever & in what place soever to be equally Divided between them upon a Just apprisal or valuation; only & be it always understood that my Sons Gideon Walker & John Walker shall inherit & possess all my Housing & Lands and if there should not be enough of Personal Estate to make my Daughters Portions or Shares equall in value to their Brothers upon a just apprisal then my abone named Sons Gideon & John shall pay unto their Sisters Elizabeth & Mary so much as will make all their Shares or Portions equall.

4¹⁹ And if it should so be that the income & proffits of my Estate should not be Sufficient for the comfortable maintainance of my Dearly beloved Wife Mary Walker and to bring up my Children untill they shall come to Lawfull age, She hath by these presents free leave & full Power to dispose or sell so much of the personal Estate as shall be sufficient for these Ends; any thing to be contrary mentioned in this my last Will & Testament notwithstanding.

Finally I Constitute make & Ordain my Dearly beloved Wife Mary Walker my Sole Executrix of this my last Will & Testament: And I Do hereby ntterly disallow Revoke & Disannul all & every former Testaments, Wills Legacies & bequests & Executors by me in any ways before Named Willed & bequeathed Ratifying & Confirming this & no other to be my Last Will & Testament. In Witness whereof

I have hereunto Set my Hand & Seal the Day & Year above written.

Signed Sealed Published Pronounced

John Walker (Seal)

& Declared by the said John
Walker as his last Will & Testament
(after the words my Land & be were
interlined in the \beta sence of us the
Subscribers.

Subscribers.
Roger Mitchell
W^m Walker
Thomas Fernald
John Newmarch.

Probated 19 July 1743. Inventory returned at £1358: 12: 6, by Roger Mitchell, Sam Lunt and W^m Dearing, in Kittery, and at £305: 18: 0, in Arundel by Phillip Dorrel, John Whitten and John Mitchell, appraisers, 28 Sept. 1743.

Probate Office, 6, 49.

In the Name of God Amen the twenty third Day of March in the year of the Incarnation of Christ one thousand seven hundred & forty two and in the sixteenth Year of the Reign of King George ye second, I Joseph Hill of Wells in the County of York within ye Province of the Massachusetts Bay in New England Esqr being by the providence of God reduced to a Low state of health and Expecting that the time of my Departure is at hand Knowing that I must shortly Dye yet being at present of a sound Mind Do make and Ordain this my last Will & Testament resigning my Soul into the Mercifull hands of Christ my Redeemer hopeing for Salvation in and through him alone; as touching such worldly Estate as God hath been pleased to bless me with in this Life I Give Devise & Dispose of the same in the following manner, viz:

Imprimis, My Will is that my Executors pay all my Just

Debts and such Expence as shall be Necessary for a Decent Funeral at their Discretion out of my moveable or Personal Estate in Convenient time after my Decease but not to pay ye same out of such of said moveables as shall be hereafter mentioned and given away to any as Legacies.

Item, I Give and bequeath to Sarah my well beloved Wife all the Household Stuff and Every other thing She brought to me when I Married her (Except such things as are wasted in ye useing) also one good Feather Bed and Furniture besides ye Goods aforesaid such as She shall Choose of those that I have also my Negro Boy Tom—and one third part of all such of my Personal Estate that shall remain over & above what shall pay & satisfy all my Debts & other Charges & Legacies in this my Will given & to be given to others.

Item, I Give & bequeath to my said Wife the Use & Improvement of one half part of my Homstead whereon I now Dwell Viz: Lands & Meadows which I bought of Joseph Boles with the half of ye buildings & privilidges thereto belonging — her half ye Dwelling House to be ye Western End of the same as also half of my Saw Mill & priviledge at Merryland in Wells aforesaid and the service of my Negro Man named Sharper — and this Viz: the said half of said Houses Land Mills & service of said Negro Sharper to be for her use during her Widowhood.

Item, I Give & bequeath to my well beloued Grand Daughter Hannah Hill the Daughter of my Son Nathaniel Hill one Feather Bed & Beding & also half a Dozn of silver Spoons.

Item, I Give & Bequeath to my Grand Son Joseph Hill my Silver Tanker provided he live to full age but if he dont live to that age then to his next Brother in the same manner but if he Dyes before he Comes of age then to the next & to be under the Care of my Son Nathaniel Hill till some one of them shall be of full age—also one feather Bed & Beding to such of my Grandsons as shall first arrive to full age.

Item, I Give and bequeath unto the Church of Christ in Wells whereof I am a Member ten pounds old tenor.

Item, I Give and Bequeath to ye Reverend Mr Samuel Jefferds Pastor of the Church in Wells ten pounds old tenor.

Item, I Give and Bequeath unto my Grand Daughter Abigail Haley y° Daughter of my Son Joseph Hill Decesd ten pounds old tenor & one Good Cow over & above what I have already given her — which shall be in full of all her Portion of my Estate.

Item, I Give and Bequeath to my well beloved Nephew John Hill of Berwick Esq^r one Good Feather Bed & Suitable bedding belonging to it & to take his Choice next after my Wifes Choice of a Bedd—I also give to him the said John Hill my best Rideing Mare & ye best Tackle viz. Sadle & Bridle—I also give him my best Loose Coat.

Item, I Give & bequeath to my well beloued Nephew Elisha Hill of Berwick one Good feather Bed & sutable bedding belonging to it. I also Give to him my said Nephew Elisha Hill my blew Cloth Coat Jackit & Briches.

Item, I Give and Bequeath unto my two aforementioned Nephews John Hill and Elisha Hill in Equall halves in fee simple all my Right title Interest & Estate that I have of in and unto all & any Lands lying in and adjoining to the Township of North Yarmouth in this County of York be the same more or Less, sometimes Called Gednys Claim.

Item, I Give and Bequeath unto my well beloved Son Nathaniel Hill my Negro man named Plato and after ye term is Ended which my Negro Sharper is to serve my Wife, my Will is that the said Negro shall be ye servant of my said Son Nathaniel. I also Give to my said Son all ye rest of my wearing Cloathes.

Item, I Give and Bequeath unto my said Son Nathaniel Hill all my Goods and Chattells and other Personal Estate of what nature kind & Quality soever that shall remain after my Debts and Funeral Charges are paid and all ye Legacies & bequests in this my Will are satisfied & other Charges that shall arise upon & Concerning y⁶ Executeing of this my Will are Defrayed I give the same to my sd Son Nath¹ Hill for ever.

Item, Whereas I formerly have Given to my Son Nathaniell Hill a very Considerable Estate in Lands & Marsh in this Town of Wells whreon he now lines which Lands & Marsh I gave to him for Life & after his Decease to his two Sons namely Joseph & Nathaniel. and to the Intent that they the said Joseph & Nathaniel may Each of them have a Sufficient Inheritance in Severalty and that my Name may be perpetually remembred upon that Estate and also upon this Estate whereon I now Dwell my Will is and I Do hereby Give Devise & Dispose of my Lands Houses Marsh Meadows & Mills in ye following manner, Viz:

My Will is and I hereby Give Divise & bequeath unto my well beloved Grandson Joseph Hill the Son of my Son Nathaniel Hill all this my Dwelling House Lands & Marsh whereon I now Live which I bought of Joseph Boles with all my other Marsh in Wells & Lands Mills & meadows lying at Merryland in Wells aforesaid not heretofore Disposed of and all ye Common Rights belonging to the same to him ye said Joseph (Excepting ye tenn herein before bequeathed to my Wife in ye same) provided the said Joseph shall at ye Age of Twenty one Years make and Execute a Good Conveyance of all his Right title & Interest of in and unto the Estate afore mentioned as Given to him after the Death of his Father — to his aforesaid Brother Nathaniel but if my said Grandson Joseph shall not se Cause to Convey his Right in the other Estate aforesaid to his said Brother Nathaniel and accept of this as I herein give it then my Will is that the said Nathaniel my Grandson shall have & Enjoy this Estate Viz. my House Land Marsh & Meadows here with all my Lands Marsh & Mills at Merryland aforesaid & Common Rights aforesaid he makeing & Executeing a Good Conveyance of all his Right in ye other Estate aforesaid unto his Brother Joseph aforesaid, but if boath y^c said Joseph & Nathaniel shall refuse to Convey Each or Either of them to the other as afores^d then my Will is that my Grandson Benjamin Hill shall haue the Estate herein Bequeathed as afores^d which the s^d Joseph & Nathaniel shall so refuse to have.

And my Will is that my Estate whereon I now live with ye Marshes aforesaid not heretofore Conveyed away together with my Mills Lands & Meadows at Merry Land and Common Rights aforesaid if my said Grandson Joseph shall accept the same in manner aforesaid it shall be to him my said Grandson Joseph & to his next Male Heir & so from Generation to Generation successively for ever. And if the same shall come to my said Grandson Nathaniel it shall Descend to his Male Heir Lawfully to be begotten & so sucessively from Generation to Generation for ever, and in the same manner if my Grandson Benjamin shall have the same in manner aforesaid the same shall Descend in manner aforesaid and in Case that there shall not be left any Male Issue of my Son Nathaniel Lawfully to be begotten or Descended from him to bear up my Sir name upon this my Estate my Will is that the same House Lands Marshes & Buildings whreon I now live with all my Marsh not Disposed of and all my Lands Mills Marshes & Meadows at Merryland, and all the Common Rights belonging to the same with all ye Privilidges & appurtenances shall be to my two Nephews John Hill Esqr & Elisha Hill in Equal halues to them and to their Heirs for ever. my meaning is that while my said Estate shall be to my said Grandsons or Either of them & their Male Heirs as afores it shall be kept whole & Intire to & for ye Use of but one at a time which shall be Lawfully and Linealy Descended from some one of my aforesaid Grandsons a Male Bearing my Sirname always Excepting my Wifes term in my Real Estate as afore mentioned & from thence to remain intire as aforesaid.

Item, my Will is that the Proffits or incomes of my Reall

Estate (Excepting what I have herein given to my Wife) together with such moneys and Bonds for money as I have with the Interest thereof that is to say the income of my said Real Estate untill ye same shall be determined for one or the other of my aforementioned Grandsons & moneys & Bonds for money aforesaid shall be Disposed of at ye Discretion of my Executors from time to time & applyed to & for the Education & best advantaige of my said Grandsons Joseph, Nathaniel & Benjamin Excepting out of it so much as my Executors take to Defray their Necessary Charges in Executeing this my Will.

Item, I Give and bequeath to my Son in Law William Sawyer one good Cow.

Lastly, I hereby Nominate and appoint my well beloved Nephew John Hill Esqr and my well beloved Son Nathaniel Hill & my well beloved Son in Law William Sawyer to be Executors of this my Will hereby utterly revokeing Disallowing all & every other & former Will or Wills Legacies & Bequests Testaments or Executors by me in any manner before made hereby Declareing this & no other to be my last Will & testament In Witness whereof I the said Joseph Hill hereunto Set my hand & Seal ye Day & Year first above written. I the said Joseph Hill Esqr before named Do hereby Give and Bequeath unto my well beloved Nephews Ebenezer Hill and Benjamin Hill (Sons of my Brother Ebenezer Hill) all that my half part of the Lands Meadows Mill privilidges & premises which I purchased of Mr Henry Gibbs & others in partnership with John Storer Esqr lying at & near Cape Porpus River in Wells, also all that my half of ye Lands & Marsh which I bought of Mr Gilman in Partnership with ye said Storer lying in Wells by or adjoining on said Cape Porpus River I also give them a parcel of fresh Meadow Laid out to me by vertue of a Town Grant lying near Elwive Pond in Wells aforesaid to them ye said Ebenezer & Benjamin my said Nephews in Equall Shares in fee.

Note that some words were obliterated in ye third Item of ye first page & one in the last Item of ye second page & some in the third page & ye word (Grandson) Interlined in several places in ye third page & some few other words before signing.

Signed Sealed published pronounced

Joseph Hill (Seal)

& Declared by the said Joseph Hill to be his last Will & Testament in presence of John Eldredge Samuel Hatch Jur Benjamin Credifor Noah Emery

Probated 19 July 1743. Inventory returned at £1222: 15: 10½, by Sam¹¹ Wheelwright, Daniel Chaney and Noah Emery, appraisers, 17 Ang. 1743. Besides Debts and Bills due the estate aggregating £664: 11: 0, from Richd Kimbal, Sam¹¹ Adams, Daniel Morrison, Sam¹¹ Stuart and Abel Merrell.

Probate Office, 6, 57.

The last Will & Testament of Arthur Bragdon of York in the County of York in New England Gen^t made this fifteenth Day of March Anno Domini one thosand seven hundred & thirty six. being far advanced in Years & not knowing the Day of my Death I would settle my worldly Estate & I Dispose of the same in manner following Viz.

Imprimis I give to my Loving & faithfull Wife Sarah Bragdon all the House hold stuff I shall Leave at my Decease besides her Dower & Thirds in all ye rest of my Estate for ever & ye Real for Life.

Item. I Give to my Daughters Sarah Johnson & Martha Lord Each ten shillings to be paid by my Executor besides what I have already given.

Item To my Daughters Tabitha Linscot Bethia Leavitt &

Love Sayer I give Each thirty pounds to be paid as afores^d within four Years after y^e Decease of me & my Wife.

Item. I Give to my Daughter Mercy sixty pounds the one half on Demand the other half within four Years after my Decease if She shall survive me.

Item I Give to my Grandaughter Olive Farnam thirty pounds to be paid at y° Age of Eighteen Years or time of Marriage & if She should Die before sd time then to be equally divided between her Brothers Daniel Zebadiah & Joshua.

Item. I Do give & bequeath to my only Son Thomas Bragdon all the Residue of my Estate both Real & Personal (he paying the above Legacies) to him & his Heirs for ever. only it is my Desire to my said Son that if his Son Daniel Bragdon shall behave himself well he may have settled upon him my part of the dwelling House & one half of the Home place besides what else my s^d son shall see cause to give him.

Lastly I Do hereby Constitute & appoint my said Son the Sole Executor of this my last Will & Testament.

In Witness whereof I have hereunto set my Hand & Seal the Day & Year above written.

Signed Sealed published pronounced Arthur Bragdon (Seal)

& Declared by y^* aforenamed

Arthur Bragdon to be his last Will

& Testament In presence of us.

James Grant Jur

Alexander Junkins

John Mackintire Jur

Probated 5 May 1743.

Probate Office, 6, 60.

In the Name of God Amen, I John Sayward of York in the County of York Gent being at this time under weakness of Body but of perfect mind memory & understanding for which praised be almighty God and considering the certainty of Death & ye uncertainty of the time of the time when Do in the fear of God whose I am & whom I endeavour to serve make this my Last Will & Testament. And principally & first of all I resign my Soul anto my Redeemer the Lord Jesus Christ who I trust has redeemed it by his Blood & in & through whom alone & his glorious merit & Redemption I humbly hope for Eternal happiness & Salvation. And my Bod I Comitt to the Earth to be buried in a Christian like Grave & Decent manner at the Discretion of my Executors hereafter Named nothing doubting but at the general Resurrection I shall receive the same again by the mighty Power of God & in hope of a joyfull Resurrection to everlasting felicity & happiness. and as for such Worldly Estate as God in his infinite mercy has bestowed upon me in this Life I give bequeathe & dispose of the same in the following manner.

Imprimis, I Do Will that all my Debts & Funeral Expences shall be Justly paid.

Item, I Do give and bequeath to Mary my Dearly beloved Wife the Use and improvement of the one half of my Homestead includeing Buildings Tillage Orchard mowing Salt & fresh with the fenceing now upon it and the one half of ye Liveing Stock of Cattle & Sheep, the one half also of a piece of Pasturing Land adjoyning on the South Westerly upon upon Land belonging to Joseph Plaisted Esqr on ye North West on Capt Cames Land on ye North East on Abel Moultons Land & on ye South East on a Road leading into ye Woods, also a third part of a Wood Lott for Cutting of ye wood or for feeding bounded as follows beginning about three Rods North East from Joseph Moultons at an Oak stump

and runing West north West according to the return about one hundred & thirty Poles containing about twenty Acres as may appear by ye Original Grant. also about one third part of a Tract of Pasture Land adjoyning partly on John Banes Land & partly on the Widow Prebles Land on the South West side begining at the Southern Corner a few Rods from Ellwife Brook so called & runing about fourteen Rods as ye Road goes, from thence on a straight Course about half a Rood to the Northern side of a Spring in a Valley or Brook known by the Name of Teagles Brook continueing said Course about two Rods further then near about a square over to the upland then Bounded by the edge of the upland down to the Mouth of the Brook then to shute of to the Main Creek & Bounded by ye Creek to the said Prebles Land or opposite against it. The Western end of my Dwelling House Lower Room Chamber & Garret half the Kitchen & ye innermost part of the Cellar so long as She shall Remain my Widow. moreover I Do give & bequeath to the sd Mary my Wife the Sole property of one half my Books two Beds with their furniture ye bigest Brass Kittle a warming Pan a Case of Drawers an Ovel Table half ye Pewter & Household furniture. also a Horse & Chair & furniture for ye Chair I Do also give & bequeath to Mary my beloved Wife the use & Improvement of a third part of a Saw Mill also the use & benefit of Half my Husbandry Tackling & furniture so long as She shall Remain my Widow.

Item, I Do give & bequeath to my well beloved Son John the Remainder of the afores^d Tract of Land Joyning upon John Banes Land & y^e Widow Prebles Land & bounded by the Fence & the strait Line with all y^e Marsh & Thatch Beds thereto adjoyning and the whole of it I Do Will to him at the Death of my well beloved Wife or at her Marriage as also a piece of upland containing about 20 Acres & a Piece of fresh Marsh & Swamp Land thereto adjoyning containing nine or ten Acres lying near Cape Natick Pond I Do also give & bequeath to him the s^d John my Son a parcle of

Land containing about 30 Acres with a piece of Meadow Adjoyning containing about five Acres & half lying in the Crotch of Josias's River so called laid out with the Grant of Capt Jonathan Bane as appears by a Return on Record also a Piece of Land Containing about 60 or 70 Acres lying near George Jacobs Mill as appears by the Returns with half my Common Rights by him freely to be possessed & Enjoyed he paying such Legacies as shall be hereafter Named and none of the aforesd Articles to be Disposed of till the Legacies be well and truly paid.

Item I Do Give & bequeath to my well beloved Son Ebenezer the other half my Homestead includeing Buildings Tillage Orchard mowing Salt & fresh with the fenceing also the other half of ye aforesd Pasture Joyneing upon Capt Cames Land & the two thirds of the aforesd Wood Lot with a Grant of ten Acres that is yet to be Laid out near sd wood Lott also two thirds of the Saw Mills & & Iron work & furniture with ye privilidge of ye Stream & Timber belonging to sd Privildge also the other half of ye Living Stock of Cattle & Sheep he running ye Hazzard of all Casualties with Respect to his half and ye whole of Each of these sd articles the Homestead Pasture wood Lot &c I Do Will & bequeath to my Son Ebenezer after the Death or Marriage of my well beloved Wife. I Do also give & bequeath to ye sd Ebenezer the other half of my Husbandry Tackling & Furniture and Will the whole of it to him after ye Death or Marriage of my sd Wife I Do also give him the one half all my Comon Rights he paying such Legacies as shall hereafter be Named & none of ye aforesd Articles to be Disposed of till ye Legacies be well & truly paid.

Item, I Do Will that my s^d Son John shall pay to my well beloved Son James when he is at the full age of twenty one Years the sum of one Hundred pounds old tenor & at y^e end of one Year after fifty pounds more old tenor & at y^e end of two Years after he is of age fifty pounds more old tenor to paid in Money or Land as they shall agree.

Item, I Do Will that my Son Ebenezer afores^d shall when he comes to the Age of twenty one Years pay to Esther my well beloved Daughter the sum of ten pounds old tenor Yearly till it amount to seventy pounds old tenor. And I Do Will that he shall pay to Hannah my well beloved Daughter, when he comes of age the sum of ten pounds old tenor Yearly till it amount to sixty pounds old tenor & that he Do pay to my well beloved Daughter Marah ten pounds old tenor till it amount to fifty pounds old tenor.

I Do likewise Will that a piece of Marsh begining at y^o Bridge over the over the New Mill Creek & bounded on James Grants Land includeing all the Marsh Thatch Beds & Coves be for the use & benefit of my three Daughters Equally to be Divided untill my Son Ebenezer comes of age they leaveing as good a Fence upon it as at this present & I Do Will that if my Son Ebenezer come to be of the Age of 21 Years then the upper part from a small Creek that empties into the Main Creek & upward to fall to fall to my s^d Son John & the Lower part to my Son Ebenezer and all the Marsh on the opposite side of the Creek I Do Will to my Son John.

Item, I Do Will that if Either of my Sons should Die without Lawfull Issue then his part & Portion by this Will bequeathed to him be Divided amongst the surviveing Children a Double Portion to the Son or Sons & a single Portion to the Daughters.

Item, I Do Will that all my wearing apparill be Disposed among my three Sons as my Wife shall se fit.

Item I Do Will that the Boud against James Grant be Divided amongst my Eldest Son & three Daughters the Son haveing a Double Portion the Daughters Each a single one & to be prosecuted as they think fitt. and upon ye Reception of ye Bond my Son John to give up a promisary note to my Wife of fifteen pounds old tenor.

Item, I Do Will & bequeath the Sole Property of ye one half of my Living Stock of Cattle & Sheep notwithstanding

what is fore mentioned with Respect to the Use & Improvement of them heretofore to Mary my well beloved Wife.

Item, Whatsoever moneys Debts or Quick Stock or whatsoever Estate within Doors or without to me belonging & not herein mentioned I give & bequeath to my well beloved Wife Mary to dispose of as She shall think fit. And I Do hereby Constitute appoint & Ordain my well beloved Wife Mary Sayward & my trusty Frind John Bradbury to be Executors of this my last Will & Testament and I Do hereby utterly Revoak & Disannull all & every other Wills & Testaments Legacies bequests & Executors by me in any way before this time named Willed or bequeathed Ratifying & Confirming this & no other to be my last Will & Testament. In Witness whereof I have hereunto Set my hand & Seal the Eighth Day of February 1742.

Signed Sealed Published Pronounced John Sayward (Seal) & Declared by ye sd John Sayward as his last Will & Testament in ye presence of us the Subscribers.

Thos Bragdon

Thos Bragdon
Paul Nowell
Sam¹¹ Chandler.

Probated 31 March 1743. Inventory returned at £865: 3:0, by Benja Stone, Abiel Goodwin and Thos. Bragdou, appraisers, 16 April 1743.

Probate Office, 6, 80.

In the Name of God Amen the twenty Eighth Day of June 1739, I Christopher Mitchell of Kittery in the County of York in New England Yeoman being of perfect mind & memory thanks be given unto God; therefore Calling unto mind ye mortality of my Body and knowing that it is appointed for all men once to Dye, Do make & ordain this my last Will & Testament, that is to say, Principally & first of all I Give

and Recomend my Soul into ye hands of God that gave it & my Body I Recomend to the Earth to be buried in decent Christian Burial at the Discretion of my Executors nothing doubting but at the General Resurrection I shall Receive the same again by the Power of almighty God and as touching such Worldly Estate wherewith it hath pleased God to bless me in this Life, I Give Demise & Dispose of the same in the following manner & form.

Imprimis, I Give & bequeath to Sarah my Dearly beloved Wife all my moueables as Chattels Creatures &c as also what money is Due from a Bond from my Son Samuell Mitchell. the one half of which Bond I Give to my said Son Samuell Mitchell, the other half to Sarah my Wife as afores^d

Item, I Give to my well beloved Daughter Mary Brown the sum of ten shillings to be paid by my Execux

Item, I Give to my well beloved Daughter Joanna Blake the sum of ten shillings to be paid by my Execu^x

Item, I Give to my well beloved Daughter Sarah Partridge the sum of ten shillings to be paid by my Execux

Item, I Give to my well beloved Daughter Eliza Leach the sum of ten shillings to be paid by my Execux

Item, I Give to my well beloved Daughter Miriam Phillips the sum of ten shillings to be paid by my Execux

Item, I Give to my well beloved Daughter Susanna Howard the sum of ten shillings to be paid by my Executrix.

Item, I Likewise Constitute make & Ordain Sarah my Dearly beloved Wife my Sole Executrix of this my last Will & Testament; all the afores^d Premises She paying out the several sums mentioned unto Daughters out of the same & said premises by her to be Enjoyed, that is to say the remainder when the afores^d are paid. And I Do hereby utterly Disallow Revoak & Disanull all & every other Testaments Wills Legacies Bequests & Execu^{rs} by me in any ways named Willed & bequeathed Ratifying and Confirming this & no other to be my last Will & Testament. In Witness

whereof I have hereunto Set my Hand and Seal the Day & Year above written.

Signed Sealed Published
pronounced & Declared
by the said Cristopher
Mitchell as his last Will
& Testament in the presence of us the Subscribers.
Richard Cutt Jur
his

 $\begin{array}{c} \text{his} \\ \text{Samuel} \times \text{Foord} \\ \text{mark} \\ \text{Elizabeth} \times \text{Daniel} \\ \text{her mark} \end{array}$

Probated 18 Oct. 1743.

Probate Office, 6, 82.

In the Name of God Amen, the first Day of November anno Domini 1743. I Phinehas Jones of Falmouth in the County of York & Province of the Massachusetts Bay in New England Trader being very weak in Body but of perfect mind and memory thanks be given unto God: Therefore calling to mind the mortality of my Body and knowing that it is appointed for all men once to Dye Do make and Ordain this my last Will & Testament that is to say Principally and first of all I give and Recomend my Soul into the Hands of God that gave it, and my Body I recomend to the Earth to be Buried in Christian decent burial at the Discretion of my Executrix and Executors hereafter named; nothing doubting but at the General Resurrection I shall Receive the same again by the mighty Power of God, and as touching such Worldly Estate wherewith it hath pleased God to bless me

in this Life I Give Demise & Dispose of the same in the following manner & form.

Imprimis, my Will is that all my Just Debts Charges of Doctors, with my Funeral Charges be paid & Defrayed in the first place out of my Estate.

Item, I Give and bequeath unto Anne my Dearly beloved Wife all my Household Goods.

Item, I Give and bequeath unto my said Wife and to my well beloved Daughters Hannah Jones, Lucy Jones and Anne Jones Ju^r all my Real Estate in Fee to be Equally Divided between them my said Wife and Daughters and by them freely to be possessed & enjoyed.

Item, I Give also and bequeath unto my said Wife and to my s^d Daughters all my personal Estate (Household Goods excepted) between them my said Wife and Daughters to be Equally Divided.

Item, I Do hereby impower my Executrix & Executors hereafter Constituted & named to and my Will is that they should make Sale & Conveyance of any Land or Lands Messuages and Tenements if need be to pay any of my Just Debts.

Item, I Do likewise impower my Executrix & Executors hereafter Constituted and named to and my Will is that they should make Sale of and Conveyance of any Land or Lands—that is a part of my Homestead that they shall think and Judge will thereby tend to the good Settlement of my Estate & be without prejudice to the Interest of my s^d Daughters.

Item, I Do likewise impower my Executrix and Executors hereafter named & Constituted and my Will is that they should purchase the Remainder or Remainders of any Tract of Land or Lands that I own a part off for my Heirs, where they my s^d Executrix & Executors shall Judge by such purchase or purchases my Heirs will be advantaged, and I Do also hereby impower them my s^d Executrix & Executors to Dispose of any of my other Land or Lands Messuages and

Tenements to pay for such purchase or purchases as they shall think will be most for the advantaige of my said Heirs.

Furthermore I Do hereby Constitute and appoint my dearly and well beloved Wife Anne Jones afores^d Executrix with my well beloved Brother in Law Nicholas Hodge and my good Friend Joshua Freeman both of Falmouth afores^d Joynt Executors with her my said Wife of this my last Will & Testament hereby impowering either two of them my s^d Executrix & Executors in all and every Respect & particular aforementioned to act and Do as fully and as authentically, should either of them live out of the County as they all could do were they present.

And I Do hereby utterly disallow Revoak & Disanull all & every other former Testaments Wills Legacies and Bequests and Executors by me in any ways before named Willed and Bequeathed Ratifying & Confirming this and no other to be my last Will & Testament. In Witness whereof I haue hereunto set my Hand and Seal the Day & Year first herein written.

Signed Sealed, Published Pro-Phinehas Jones (Seal)
nounced & Declared by the sd Phinehas
Jones as his last Will & Testament
in ye psence of us ye Subscribers.
N. B. the Words (that is a part of my
Homestead) between the 28th and 29th Lines
on the other side were interlined before signing.
Rowland Bradbury
Daniel Godfrey
Simon Gookin.

Be it Known to all Men by these presents that whereas I Phinehas Jones of Falmouth in the County of York in New England Trader haue made and Declared my last Will and Testament in writing bearing Date the first Day of Novem-

ber Anno Domini 1743. I the said Phinehas Jones by this present Codicle Do ratify and Confirm my s^d last Will & Testament; and Do giue and bequeath unto my dearly and well beloved Wife Anne all my wearing apparrell which is not to be Judged or looked upon as any part of my Personal Estate which I have willed to be Divided between my said Wife and my three beloved Daughters, but is Excepted out of my Personal Estate in manner as my Household Goods are for my said Wife.

Furthermore, Whereas I the said Phinehas Jones have and Do own a part of a Large Tract of Land lying on a River called Kennebeck in the County of York aforesd and in Comon and undivided between me the sd Phinehas Jones and James Boadwin and others, which part of sd Tract of Land I the said Phinehas Jones purchased of Samuel Marshal of Boston and Children, I Do hereby impower my Executrix and Executors named constituted & appointed in & by my sd last Will & Testament, and my Will is that they should Giue or otherwise dispose of my part or parts of sd tract of Land that they shall think & judge will tend to the Settlement of the same agreeable to what the other partners shall think best to promote & bring forward the sa Settlement, and my Will & meaning is that this Codicle or Scadule be & is adjudged to be part & parcell of my sd Will and Testament; and that all things herein Contained and mentioned be faithfully and truly performed; and as fully and amply in euery Respect as if the same were so declared and set down in my sd last Will and testament. In Witness whereof I the sd Phinehas Jones Do hereunto set my hand & Seal this fourth Day of November Anno Domini 1743.

Signed Sealed published & declared Phinehas Jones (Seal) & pronounced by the sd Phinehas Jones as a part & parcel of his last

Will and testament in \(\psi \) sence of us y \(\text{Subscribers} \). Rouland Bradbury
Daniel Godfrey
Simon Gookin

Probated 29 Nov. 1743. Inventory returned, 11 Jany 1743-4, at £8782: 2: 11, by Joseph Noyes, John Snow and John Wate, appraisers. Debts due the estate from, David Gustin, Isaac Ilsley, John Wate, Jonas Jones, John Huston, George Huston, William Huston, Elijah Gleson, Nathi Jordan, Joshua Curtis, Benj. Ingersoll. George Stront, Joseph Cox, Elisha Dunham, Thomas Poak, Moses Clough, Samuel Crocket, Cornellus Bramhall, Richard Stubbs, James Milk, Thomas Ficket, Nelson Racklyft, James Buxton, Joseph Conant, Samuel Conant, Willism Libby. Joseph Graves, Eleazer Hall, Barnabas Seabury, John Roherts, James Babb, Ehenezer Gustin, Daniel Godfrey, Nathl Knights, Andrew Gihhs, Joseph Cox, John Blethen, Samuel Blethen, Samuel Skillings, Samuel Bean, Timothy Wooster, Thomas Donghty, Caleh Graffam, Jeremiah Riggs, Peter Wear, Samuel Crockett, Samuel Moody, Cornelius Soul, Isaac Winter, Martin Jose, John Bean, Arthur Bragdon, John Yeomans, Joseph Plumer, Francis Wyman, John Carter, Thomas Thomes, James H. McCausland, Richard Stubbs, Joshua Bangs, Thomas Starbird, Nath! Boalter, Nsthaniel Dressor, Pane Thompson, Richard Carter, Jonathan Andrews, Samnel Winch, Robert Avery, John Fly, Edward Milliken, Robert Munson, Samuel Milliken, Charles Frost, Samuel Stone, William Wescoat, James Russell, John Bayly, Ephraim Foster, Nosh Mitchell, Andrew Simonton, Westhrook Knight, Nath! Crocket, Edward Cloutman, James Wooster, James Libby, William Wooster, Joseph Bayly, Josiah Plumer, Thomas Millet, Nath! Starbird, George Knight, Denes Murrough, James Wyman, James Winslow, Peter Hall, William Elwell, John Gorham, Benjamin Stevens, Jabez Fox, David Tory, John Owen, John Motley, Wheeler Riggs, John Graves, Daniel Wooster, Daniel. Fitzgerald, Joseph Pitman, John Crocket, Pennel Barton, Samuel Small, Joshna Freeman, Benjamin Pumroy, Andrew Gray, Mary Pittiuan, Samuel Morgaridg, Forgus Higgins, Edward King. Notes of hand payable to Jones & Bowman, of Priscilla Knight, Graves & Co., Philip Hodgkins, Emerson & Thomas, Dresser & Milliken, Hall & Co., Gustin & Co., William Gray, Winter & Co., Babb & Co., Joshua Freeman, John Wate, Robert McKenney.

Probate Office, 6, 86.

In the Name of God Amen, the seventeenth Day of January in the Year of our Lord one thousand seven hundred & forty two I John Hearl of Kittery in the County of York within the Province of the Massachusets Bay in New England Yeoman being sick & weak but through Divine Goodness of sound & perfect memory & not Expecting long to Continue in this Life Do make and Ordain this my last

Will & testament. Resigning my Soul to God hopeing for Mercy through Jesus Christ, I Give and Dispose of my worldly Estate Real & Personal in manner following Vizt My Will is and I Give and Bequeath to my two Sons Ebenezer Hearl and Benjamin Hearl all the Lands that I have & am intituled to in Berwick either by vertue of my Common Rights or otherwise between them in Equall Shares to be Divided in fee simple Excepting four Acres of Land in Berwick lying near to Brother James Hearls Place which four Acres I hereby Give & bequeath to my Daughter Mary in fee simple I also give and Bequeath to my said Sons Ebenezer & Benjamin five pounds to Each of them in Lawfull money to be paid to them by my Son Joseph in lieu of my Yoak of Oxen or twenty pounds a peice old tenor Bills for said Oxen.

I Giue and Bequeath to my Daughter Hester my Bedd & Bedding. I also give and Bequeath to my said Daughters Mary & Hester, to Each of them ten pounds old tenor or an Equivolent in Lawfull money to be raised out of the Proffits of my Estate whereon I now liue and paid to them within four Years time from my Decease that is to say fifty shillings a peice in Lawfull money or ten pounds a peice old tenor as aforesaid.

Item, my House and Lands whereon I now live in Kittery Bounded on the North by Lands of John Neal, West by Newichwannick River, East by Rocky Hill Common & on the South by Lands formerly of Nicholas Gowen Daniel Emery & Timothy Wamouth (now in Possession of some of their Children) I Give and Bequeath to my Son Joseph Hearl in fee tail that is to say after the Payment of the aboue mentioned sums to my two Daughters out of the Proffits thereof my Will is that the same with all the members & appurtenances thereto belonging shall be to my said Son Joseph During his Life and after his Death to his next Male Heir & to the next Male Heir in fee tail successively of

such as shall be Lawfully begotten of him my said Son Joseph & if such Male Issue fail then to his Female Issue in tail & for want of such Issue to my Son Ebenezer & his Issue in like manner the Male to be preferred before the Female, and if his Issue fail to my Son Benjamin and to his Issue in like manner & if his Issue fail It shall go to my two Daughters in fee Equally to be Divided—my said Son Joseph to Improve ye Said Lands in order to raise the Legacies aforesaid.

Item, I Giue and Bequeath my Yoak of Oxen to my afores^d Son Joseph he paying the aforementioned five pounds a peice Lawfull money to my two Sons Ebenezer & Benjamin or twenty pounds a peice old tenor or otherwise y^e s^d oxen may be giuen to them in lieu of y^e money.

Item, all the rest and Residue of my Estate both Real and Personal whatsoever & wheresoever I give to my said Son in fee for Defraying of all Charges & Dues that shall be Just & my Funeral Expence.

Lastly I Constitute my Son Joseph Hearl Sole Executor of this my last Will and testament, In Witness whereof I set my hand & Seal hereto ye Day & Year above written.

his

mark

John J Hearl (Seal)

Signed Sealed published pronounced & Declared by the s^d John Hearl to be his Last

Will & testament in

psence of.

Henry Snow

James Gowen

Caleb Emery

Daniel Emery Jur

Noah Emery

Probated 17 Jany 1743.

Probate Office, 6, 97.

In the Name of God Amen, the twenty sixth Day of January Anno Domini one thousand seven hundred and forty three/four, I Richard Gowell of Kittery in the County of York & Province of the Massachusets Bay in New England Gent being very weak & infirm in Body but of perfect mind and memory thanks be Given to Almighty God for the same therefore calling unto mind the Mortality of Body & knowing that it is appointed for all men once to Die do make and Ordain this my last Will and testament that is to say Principally and first of all I Give & recommend my Soul into the hands of God that gaue it & my Body I Recomend to the Earth to be Buried in a Deacent and Christian Burial at the Discretion of my Executors hereafter named nothing Doubting but at the General Resurrection I shall receive the same again by the mighty Power of God, and as touching such worldly Estate wherewith it hath pleased God to bless me in this Life I Giue Demise & dispose of the same in the following manner and form.

Imprimis, I Will that all my Just Debts & funeral Charges be raised and Levied out of my Estate and paid by my Executors as soon as may be Conveniently after my Decease.

Item, I Giue and Bequeath unto Hannah Gowell my dearly beloved Wife the whole & sole use Improvement and Income of all my Estate both Real and Personal during her natural Life scituate lying and being in the town of Kittery of every kind and nature whatsoever and in case the Income of my Estate is not sufficient to Support my s^d Wife during her natural Life as afores^d then it is my Will that She shall make use or dispose of so much of my Personal Estate as will support her with afores^d Income of my other Estate during her Life as aforesaid; and also I Give to my said Wife Liberty to Dispose of a tract of Land belonging to me in the town of Berwick Containing forty Acres being part of

the Propriety belonging to the town of Kittery and numbred Sixteen in the fourth Checker for her support if She should have any need thereof.

Item, And after the Decease of my said Wife I Giue and bequeath unto my well beloved Cousin Richard Gowell the Son of John Gowell late of Portsmouth in the Province of New Hampshire Deces^d all my Estate both Real & Personal of Every kind & nature whatsoever Scituate lying & being in the town of Kittery as afore mentioned, which I Give to him his Heirs and assigns for Euer, and I also give unto him the said Richard Gowell his Heirs & assigns for ever one hundred acres of Land lying in the town of Berwick being part of the Common Lands or Propriety and is numbred one in the second Check^r Salmon Falls little River runs through part of the same and also if my s^d Wife has not any Occasion to make use of y^e afores^d forty Acres of Land lying in Berwick afores^d I giue it to him the s^d Richard Gowell his heirs & assigns for ever.

Item, I Giue and bequeath unto my well beloved Cousin William Gowell the Son of William Gowell of Kittery Seventy Acres of Land Scituate lying and being in the town of Berwick being part of a Lot in the aforesaid Propriety or Common Land numbered forty in the first Checker the Bounds of said several tracts of Land aforesaid may more at large appear by the Records of the Proprietors of Kittery reference thereunto being had as afore described.

Item, I Do also make Constitute and Ordain Hannah my Dearly beloved Wife & my Brother William Gowell of Kittery aforesaid my Sole Executors of this my last Will & testament and Do hereby utterly disallow Revoak and Disannull all and every other former testaments Wills Legacies and Bequests and Executors by me in any ways before named willed and bequeathed Ratifying and Confirming this and no other to be my last Will & testament. In Witness

whereof I have hereunto set my hand and Seal the Day and year above written.

Signed Sealed Published Pronounced & Declared by ye sd terlined before signaterial tertined
Probated 17 April 1744. Inventory returned at £1921: 8: 6, old tenor, 12 July 1744, by Peter Staple, Joseph Fernald and John Godsoe, appraisers.

Probate Office, 6, 99.

John Godsoe.

In the Name of God amen the Eighth Day of September in the Year of the Incarnation of Christ one thousand seven hundred and forty three I Robert Staple of Kittery in the County of York within the Province of the Massachusets Bay in New England Cordwainer being Sick and weak but of sound mind & memory Expecting that the time of my Death is near, Do make & Ordain this my last Will & testament Desireing with all humble submission to resign my Soul to Christ my Dear Redeemer whensoever he shall be pleased to call for it by Death and my Body also to him in hopes that he will Graciously accept ye same and fashion it like unto his own glorious Body & unite it to him. And as to such worldly Estate as God hath been pleased to bestow upon me in this Life my Will is that all my Just Debts shall be duly paid out of the same in Convenient time by my Dear & Loving Wife who I hereby appoint Sole Executrix of this my last Will & testament And whereas it hath pleased God to Bless me and my Wife with seven Children all of them Daughters and some of them very young who I must leaue & Commit them (under the good providence of God) to the Care of my Dear & Loving Wife Injoyning her with all Love & faithfullness to use her best Endeavours that all my Children may be well instructed in the true Principles of Religion the fear of God—the way wherein they should go that when they are old they may not depart from it.

I Giue to Each of my Children a new Bible to be be purchased for & given to Each of them by my Wife my said Executrix out of my Estate and to Enable my said Wife to pay my Debts and give my Body a Deacent Funeral; maintain & Educate my Children & give Each of them a Bible & for her own Comfortable support and subsistance I Give & bequeath unto my Dear & beloved Wife Hannah Staple & to her her Heirs in fee simple my House & Land where I now live with the out Houses & Buildings & all my Goods & Chattels Lands & tenements Rights & Credits and Estate Real & Personal whatsoever & wheresoever to have & to hold to her my said Wife to be at her Disposall as She shall see meet & to apply the use Improvement or price thereof as She shall have and see Occasion from time to time for her self & Children I the said Robert Staple hereby Revoaking all & Every former & other Wills testaments Legacies & Bequests by me in any manner before made Ratifying & Ordaining this & no other to be my last Will & testament Witness my Hand and Seal the Day abovesaid.

Signed Sealed published pronounced Robert Staple (Seal)

& Declared by the said Robert Staple as his Last Will & testament in \(\text{\text{\text{psence}}} \) of Thomas Hanscom George Rogers John Rogers Ju^r.

Probated 17 April 1744; Inventory returned at £35: 1: 6, by Thomas Hanscom, George Rogers and John Rogers jun. 17 April 1744.

Probate Office, 6, 117.

In the Name of God Amen I Andrew Simonton of Falmouth in the County of York in New-England Yeoman being weak of Body but of sound Judgment blessed be God Considering the frailty of my nature Do make this to be my last Will & testament Renounceing and making void all heretofore made.

Imprimis, I Comit my Soul to God that gaue it hoping at the Resurrection to Receive Immortal Glory & my Body to be buried in a Deacent manner at the Discretion of my Executrix hereafter named.

2^{1y} I leaue my Dear & loving Wife Ann Simonton my Executrix & during her natural Life She shall have the Improvement of all & singular my Estate.

Item, I Giue to my well beloved Son William Simonton my part or proportion of all ye Farm I now Dwell on to him and his Heirs for euer.

Item, I Giue to my Loving Son Walter Simonton ten pounds old tenor.

Item, I giue to my Loving Son Andrew Simonton ten pounds old tenor.

Item, I Giue to my Loving Daughter Christian White ten pounds old tenor. I order my Loving Wife at her Death to order & Dispose of the rest of all my Estate Real & Personal among my Children to all above written I have hereunto Signed Sealed published & Declared this to be my Last Will and testament Witness preasent this 25th Day of April in the Year of our Soueraign King George annoq Domini 1744.

Archabel Dowglass William Simonton James Noble. Andrew Simonton (Seal)

Probate Office, 6, 133.

In the Name of God Amen. The eighth Day of Febry anno Domini One Thousand Seven Hundred Thirty & Nine I Samuel Johnson of Kittery in the County of York in the Province of the Massachusetts Bay in New England Millwright being Sick and weak in Body, but of perfect Mind and Memory, Thanks be given unto God: Therefore calling unto Mind the Mortality of my Body, Do make and Ordain this my last Will and Testament, That is to Say principally and first of all I give and recommend my Soul into the Hands of God that gave it: and my Body I recommend to the Earth to be buried in decent Christian Burial at the Discretion of my Executors. And as touching Such Worldly Estate wherewith it hath pleased God to bless me in this Life I give demise and dispose of the Same in the following Manner & Form.

Imprimis, I will that all my just Debts and Funeral Charges be paid as Soon as may be conveniently after my Decease by my Executors. 2^{1y} I give and bequeath unto Mary my dearly beloved Wife that Right of Dower and Power of Thirds in my Estate both Real and personal which by Law She is entitled unto, and in the Same Manner that the Law gives it her, and no otherwise. 3^{1y} I give unto my beloved Daughter Sarah Lerrabe Ten pounds to be paid to her, or to Such as legally represent her by my Executors either in Current money or in passable Bills of Credit of this Province.

4^{ly} I give unto my beloved Daughter Mary Fernald Ten pounds to be paid to her, or Such as Shall legally represent her, either in Currant Money or in good passable Bills of Credit of this Province by my Executors.

5^{ly} I give unto beloved Daughter Hannah Johnson Ten Pounds either in the Currant Money or in good passable Bills of Credit of this Province to be paid to her or Such as Shall legally represent her by my Executors.

6^{ly} I give unto my beloved Daughter Elizabeth Hutchins Ten pounds either in Currant Money or in good passable . . . of Credit of this Province to be paid to her or Such as Shall legally represent her by my Executors.

71y I give unto my beloved Sons Samuel Johnson jung and Iames Johnson, besides what they have heretofore had of me all my Lands whatsoever and in what place soever, and all my Right Title and Interest that I have or ought to have in the Mill Stream in Spruce Creek in the Said Kittery, and in the Mills that are on the Said Stream with all the Commodities Priviledges & Appurtenances thereunto belonging, and all the Buildings that are on my Land of every Denomination, To them their Heirs & Assigns forever, to be divided between them in equal Shares and parts both as to Quantity and Quallity I also give unto my Said Sons all my personal Estate, (excepting what belongs to my Wife) of every kind and Sort, and do by these presents bind and oblige my abovesaid Sons their Heirs Executors ' and Administrators to pay the Several Sums above mentioned equally between them.

Finally, I constitute make and ordain my abovenamed Sons Samuel Johnson jun^r and Iames Johnson my Sole Executors of this my last Will and Testament. and I do hereby utterly disallow revoake and disannul all & every other former Testaments Wills Legacys and Bequests and Executors by me in any Ways before-named willed and bequeathed Ratifying and confirming this and no other to be my last Will and Testament. In Witness whereof I have

hereunto Set my Hand and Seal the Day and Year above written.

Signed Sealed published pronounced & declared by the Said Samuel Johnson as his last Will & Testament In the Presence of Us the Subscribers.

Samuel Johnson (a Seal

Harcles Fernald Thomas Jenkins j^r Thomas Pettegrew John Newmarch

Probated 19 Nov. 1744. Inventory returned at £1096: 13: 8, old tenor, by Thomas Cutt, Tobias Fernald and Joseph Weeks, appraisers, 10 Jany 1744.

Probate Office, 6, 142.

In the Name of God, Amen. This Eighth Day of Ianuary One Thousand Seven Hundred Forty four Five, I Iames Sands of Biddeford in the County of York within His Majesty's Province of the Massachusetts Bay in New England Cordwainer being Sick and Weak in Body but of perfect Mind and Memory Thanks be given to God; Therefore Calling to Mind the Mortality of my Body and knowing that all men must die do make and ordain this my last Will and Testament, that is to Say, principally and in the first place I give and recommend my Soul into the Hands of God that gave it, and my Body I recommend to the Earth to be buried in Christian Burial at the Discretion of my Executors; And as touching Such Worldly Estate, wherewith it hath pleased God to bless me in this Life I give demise and dispose of the Same in the following Manner and Form.

And in Respect to my dearly beloved Wife Emm Sands I give to her the Improvement of the One Third part of my Estate during her natural Life and at her Decease the Household Stuff and in Door Moveables to be equally divided amongst all our Children. And to my Eldest Son Iames Sands I give and bequeath all my Eastermost Lot of Land - Provided he the Said James Sands doth pay unto my youngest Daughter Patience Sands the full Sum of Sixty pounds Money old Tenour when She is Eighteen Years old which is the Portion which I give and bequeath unto her besides what She hath already receiv'd But if the foresaid Iames Sands Shall refuse or neglect to pay the Sixty pounds old Tenour then I give & bequeath unto her my Daughter Patience so much of the foresaid Eastermost Lot of Land as Shall be in Value to Sixty pounds old Tenour which Land aforesaid Shall be prized by two good & lawful men being Sworn to prize the foresaid Land. And as for my Son Thomas Sands and Ephraim Sands, whom I do make and Constitute my Executors, I give and bequeath unto them in equal Halves all the Remainder of my Estate both Real and personal, except Sixty pounds old Tenor which I give to my Daughters Hannah Carter wife to John Carter more than She hath receiv'd and Sixty pounds old Tenor to my Daughter Mary Stimson Wife to Ephraim Stimson more than what She hath received And Sixty pounds old Tenor to my Daughter Ruth Sands besides what She hath received, in all the Three Sums make One Hundred and Eighty pounds old Tenor which I do oblige Thomas Sands and Ephraim Sands my Executors to pay to my three Eldest Daughters Hannah Mary Ruth above mentioned, The Two eldest Daughters Hannah and Mary Shall be paid at the End of the first year after my Decease, and Ruth Shall be paid when She is Eighteen Years old. And I do oblige my Executors to pay all my just and lawful Debts And I do likewise give unto my Executors all my just and lawful Debts, and if any of my Children either Son or Daughter Shall have any Accompt of Debt or Demand on me or on my Estate I do deny any Such Accompts and if any there be they that Shall have any Such Accompts it Shall be in full Satisfaction to them the part of my Estate which I have already Set off for their Portion & no otherwise. And inasmuch as I have made and ordained Thomas Sands and Ephraim Sands my Executors of this my last Will and Testament of all my Homestead of Lands and Marshes and House and Barn and out Door Moveables in equal Halves to divide the Same within the Space of one full vear next after my Decease by them freely to possess and enjoy And I do hereby utterly disallow revoake and disannul any other or former Testaments Wills Legacies bequests & Executors by me in any Ways before named willed and bequeathed Ratifying and confirming this and no other to be my last Will and Testament In Witness whereof I have hereunto Set my Hand and Seal this Eighth Day of Ianury Anno Domini One Thousand Seven Hundred forty four, five and in the Eighteenth Year of Our Sovereign Lord George the Second of Great Britain France and Ireland King &c.

Signed Sealed published pro-

Iames Sands (a Seal)

nounced and declared by the aboves^d James Sands as his last Will & Testam^t In presence of us the Subscribers John Gray Ezekiel Decoster John Davis

York ss. Biddeford March, 13, 1744. Iames Sands appearing acknowledged this Instrum^t or Will on the other Side to be his free & Voluntary Act & Deed.

Cor. John Gray Ius pacs

Probated 16 April 1745. Inventory returned at £1016: 5: 0, by John Davis, Robert Patterson, and Abraham Townsend, appraisers, 10 July 1745.

Probate Office, 6, 148.

In the Name of God Amen. I Iacob Remick of Kittery in the County of York in New England Shipwright being of Sound Mind and Memory do make and ordain this my last Will and Testament in Manner and Form following (That is to Say) First I recommend my Soul into the Hands of Almighty God, and my Body I commit to the Earth to be decently buried, at the Discretion of my Executor hereinafter named, and touching the Disposition of my Temporal Estate, I give & dispose thereof as followeth.

Imprimis, I give and bequeath to Mary my well-beloved Wife, By her to be taken in Lieu and full Satisfaction of her Thirds and Dower of my Estate (and not otherwise) Two Rooms in the West End of my Dwelling House together with my Garden during her natural Life, also I give my Said Wife all my Household Goods and Furniture in my dwelling House, excepting one Bed Beding & Furniture belonging to the Bed. I also give my Said Wife Two Cows and five Sheep, which Shall be kept & maintained by my Executor, herein hereafter named, on my Place where I now live, and Twelve Bushels of Corn and Five Barrells of Cyder a year, and Apples for her use every year during her Life, and and one Third part of my Cellar belonging to my dwelling House with the one half of my Deary House, all the above I give to my Said Wife in full Recompence of her Dowry in my Estate. But if She Demands and recovers her Dowry, then all the above Bequests to her Shall be void and of none Effect, any thing herein contained to the Contrary thereof notwithstanding.

Item, I give my Son Iames Remick Ten Shillings.

Item, I give my Son Timothy Remick Fifty Pounds.

Item, I give my Daughter Lydia Phillips Five Pounds.

Item, I give my Daughter Mary Iohnson Ten Pounds.

Item, I give my Daughter Hannah Remick Ten Pounds.

Item, I give my Grandson William Mogridge Ten Pounds. Item, I give my Grand Children Joseph Paul & Mary Paul to each five pounds.

Item, I give to my Son Stephen Remick Twenty Shillings. Item, I give my Sons Iacob Remick Iohn Remick and Samuel Remick to each of them Five Shilings. All these Legacies before mentioned I do order my Executor herein hereafter named to pay in Current passable Bills of Credit within the Term of Five years after my Decease out of my Estate.

Item, I give all my Real and personal Estate of what Name or Nature or kind soever the Same may be either in Possession or Reversion and all my Right or Rights of Common or undivided Lands laid out or to be laid out, with all Rights and Priviledges to the Same belonging or in any ways appertaining nuto my Son Nathaniel Remick his Heirs and Assigns forever. To have and to Hold all my Said Estate to him my Said Son Nathan¹ Remick his Heirs and Assigns for ever, he paying the Legacies and Bequests to his Mother and Brothers and Sisters and my Grand Children as aforesaid: Also if my Wife do not accept what I have given her in Lieu of her Dower, But recovers Dower of my Said Son Nathaniel, Then what I have given my Said Wife Shall be to my Said Son Nathaniel his Heirs & assigns for ever. And I do hereby nominate make and appoint my Said Son Nathaniel Remick Sole Executor of this my last Will and Testament; And I do hereby revoke disanul & make void all former Wills and Testaments by me heretofore made either by Word of Mouth or in Writing. In Witness whereof I the Said Iacob Remick to this my last Will and Testament; (contained on this half Sheet of Paper) have Set my Hand and Seal this twenty second Day of May, In the Year of our Lord Christ 1739.

Signed Sealed published & declared by the Testator in the presence

of Us whose Names are Sub-

Iacob Remick (a Seal)

scribed as Witnesses hereunto.
Iohn Thompson
Ioshua Remick
Isaac Remick
Richard Gowell.

Probated 16 July 1745. Inventory returned, at £273: 8: 9, old tenor, by Thomas Knight Joseph Fernald and John Godsoe, appraisers, 31 Oct. 1745.

Probate Office, 6, 149.

In the Name of God Amen. I John Staple of Kittery in the County of York in the Province of Maine in New-England Yeoman being of Sound Mind and Memory, But knowing the Uncertainty of this transitory Life do make and ordain this my last Will and Testament in Manner and form following, that is to Say, First I commend my Soul into the Hands of Almighty God and my Body I commit to the Earth to be decently burried by my Executors herein hereafter named; and as touching the Disposition of all my temporal Estate I give & dispose thereof as followeth viz^t.

Imprimis, I will that my Debts and funeral Charge be paid out of my Estate by my Executors.

Item, I give my Sons Hezekiah & Solomon, whom I have advanced already, each of them Five Shillings.

Item, I give my Son Samuel Four pounds.

Item, I give my Son Thomas's three Children Four pounds to be paid thus Forty Shillings to the Eldest, and Twenty Shillings to each of the other Two.

Item, I give my Daughter Hannah Whitehouse, and my Daughters Annah Brooks and Elizabeth Tomson each of them Four pounds.

Item, I give my Daughter Mary Hanscomb Four pounds to be paid her if living when the time of paym^t hereafter mention'd comes.

Item, I giue and bequeath to my well beloved Wife all my personal Estate Goods and Chattels within Doors and without and also the one Third of the Income of my Real Estate, and the Easterly End of my dwelling House from Ridge pole to the Bottom of the Cellar, and a Convenient part of the Barn and out Houses if She desires it.

Item, I give and bequeath to my Son Mark Staple all my Real Estate, that I now have or ought to have in Kittery or elsewhere to him his Heirs and Assigns for ever: he paying the Legacies I have herein before given to his Brothers and Sisters and his Brother Thomas's Children and to pay them within two or three years after my Decease, and to Such first as he Shall think hath most need, and so on One after the other. And to pay his Mother the one Third of the Income of my Place Yearly during her Life. And I do hereby nominate and appoint my well beloved Wife and my Said Son Mark Staples Execut^{rs} to this my last Will and Testament. And I do hereby revoake disannul and make Void all former Wills and Testaments by me heretofore made by word or Writing.

In Witness whereof I the Said John Staple hath hereunto Set my Hand and Seal the twenty first Day of November in the year of our Lord Christ One Thousand Seven Hundred and Forty four.

Iohn Staples & a Seal.

Signed Sealed published & declared by the Testator to be his last Will and Testam^t in the presence of us whose Names are Subscribed as Witnesses and Signed by us in the the presence of the Testator.

Ioseph Fernald Iames Fernald Jun^r Timothy Brown

Probated 16 July 1745. It appears therefrom that his widow was named Mary. Inventory returned at £808: 16: 4, old tenor, by Thomas Knight, Joseph Fernald and John Godsoe, appraisers, 31 Oct. 1745.

Probate Office, 6, 156.

In the Name of God Amen. I Nathaniel Iones of Falmonin the County of York and Province of the Massachusetts. Bay in New England Genthabeing Weak of Body and Sensible of my approaching Dissolution, do make and ordain this my last Will and Testament, being thrô the Mercy of God of a Sound and disposing Mind and Memory, I commit my Soul to God that gave it, and my Body to a decent Christian Burial at the Discretion of my Executors hereafter named.

Imprimis. I have already given unto my four Sons hereafter named (To Wit) Phinehas Deceased, Nathaniel, Stephen, and Ionas Iones, all their just and proportionable parts of all my Estate both Real and personal and taken an Acquittance of each of them.

Item. I give unto my Son Ichabod Fifty pounds Bills of the last Emission to be paid him by my Executors in four Years after my Decease.

Item. I give unto my Sons Noah Isaac and Moses flue pounds each to be paid unto each of them by my Executors within Four Years after my Decease, and also that my Said Executors give unto my Son Moses common Learning and bind him out to a good Trade Such as he Shall think proper.

Item. I give unto my Daughter Lucy Jones a good Feather Bed well furnished if She will help her Mother make the Furniture for the Same.

Item. I give unto the Heirs of my Daughter Rebeccah Deceased Ten pounds Bills of the last Emission to be paid by my Executors in Seven Years after my Decease.

Item. I give unto my Daughter Mary Ten pounds Bills of the last Emission to be paid by my Executors in Seven Years after my Decease.

Item I give unto my Daughter Lucy Ten pounds Bills of the last Emission to be paid by my Executors in Six Years after my Decease. Item I give unto my Daughter Unice Ten pounds Bills of the last Emission to be paid by my Executors in Six Years after my Decease.

Item. I give unto my beloved Wife Mary Iones all my Household Goods and the one half of all my moveable Estate within Doors and without Doors.

Item. I give unto my beloved Wife Mary Iones the one Moiety or half part of all the Homested Farm on which I now live, with one of the little Islands lying opposite against it commonly called one of the Two Brothers, and one half of all the Buildings and Fences Standing or being thereon the Income thereof to be disposed of towards the Bringing up my two Youngest Children, To Wit, my Son Iabez and Daughter Lydia, and for her own Support so long as my Said Wife Shall live, and after her Decease to be divided betwixt my two youngest Children as follows viz^t Two Thirds parts of Land and Island unto my Son Iabez and the other Third part unto my Daughter Lydia.

Item. It is also my Will and Pleasure that the other Moiety or half part of my Homstead Farm and Buildings with the whole of two Small Islands the one lying at the Mouth of Portland Sound commonly called and known by the Name of Ram Island the other lying opposite against Said Farm commonly called One of the Two Brothers, and also all that part of the Marsh Lot so called which is not already disposed of with the other half of the Moveables to be disposed of at the Discretion of my Executors to pay my Funeral Charges just Debts, ye above Legacys and to defend Said Lands in the Law and the overplus if any be to be equally divided betwixt my Children hereafter named as Noah Ichabod Isaac & Moses the Heirs of Rebecca Mary Lucy and Unis. And I do hereby appoint my Son Stephen Iones and my beloved Wife Mary Jones joint Executors of this my last Will & Testament. Dated this twenty first

Day of October One Thousand Seven Hundred and Forty five 1745.

Signed Sealed pronounced & declared by the S^d Nathaniel Jones to be his last Will & Testam^t In presence of Danforth Phipps
Barnabas Seabury
Iames Goddard

Memo the Words (all my my Household Goods and) were interlined before Ensealing of this Will.

Nath! Jones. (a Seal)

Probated 8 Jany 1745. Inventory returned, 18 Feby 1745, at £2239: 8: 6, by Barnabas Seabury, John Snow and Edward King, appraisers. Additional Inventory brought in by the Executrix 6 Oct. 1743 of £975: 15: 6, old tenor, including debts collected for the Estate from Elisha Baker, John Farrow, Nathan Noyes, Samuel Noyes, and William Bucknam.

Probate Office, 6, 158.

In the Name of God Amen. To all Christian People to whom these presents Shall come Greeting. Know ye that I John Kenny of Wells in the County of York & Province of the Massachusetts Bay in New England Tayler being now of a Sound and disposing Mind thô weak in Body Do committing my Spirit into the Hands of God the Giver of it thrô Iesus the Mediator and my Body into the Hands of my Executor to be by her decently interr'd in hopes of a glorious Resnrrection to a Life immortal Dispose of the temporal Estate with which God has blessed me in the following Manner viztt I give and bequeath unto my well beloved Bethiah White of Wells all my Good Debts Tools Utensils and all my Estate of what Name or Nature soever. do also hereby constitute and appoint the Said Bethiah White to be Executor of this my last Will and Testament And finally hereby revoke and disannull all other Wills by me heretofore made and do pronounce and declare this to be my last Will and Testament, This twenty third Day of November Anno Domini 1745. In the Nineteenth Year of His Majestys Reign.

Signed Sealed Pronounced and

Iohn Kenny (seal)

declared in Presence of Us.

Iames Rankin Iohn Wormwood Nath¹ Wells

Probated 13 Jany 1745. Inventory returned 30 June 1746, at £131: 3: 6, old tenor, by Nath! Welles, Eleazer Clark and James Rankin, appraisers.

Probate Office, 6, 161.

In the Name of God Amen. the Thirteenth Day of December Annoque Domini 1745. I Elliot Frost of Kittery in the County of York within the Province of the Massachusetts Bay in New England Gentleman, being very Sick & weak in Body but of Sound Mind thrô Divine Goodness and expecting the time of my Death to be near.; for preventing any Trouble and Dispute about my Estate after my Decease Do make this my last Will and Testament.

Imprimis. I give and bequeath to my well beloved Wife Miriam all that my Lands and Marsh which I purchased of Daniel Ferguson with the Buildings and Appurtenances at Fergusons Hill so called to her the Said Miriam and her Heirs in Fee Simple forever.

Item, I give and bequeath to my Said Wife the Use and Improvement of my Lot of Land lying on Spruce Creek Road between the Lands of Mr Iohn Leighton and Lands formerly Mr Robert Cutts containing Thirty Acres with the House and Barn Standing thereon, to her the Said Miriam during her Widowhood.

Item, I give to my well beloved Brother Simon Frost all

that my Thirty Acre Lot of Land lying on Spruce Creek Road between the Lands of M^r Iohn Leighton and Lands formerly M^r Rob^t Cutts with the House and Barn thereon with the Priviledges and Appurtenances to him the Said Simon Frost and his Heirs in Fee Simple forever, reserving to my Wife the Use and Improvement thereof during her Widowhood as aforesaid.

Item. I give and bequeath to my loving Brothers John Frost and Simon Frost all my woolin and Linnen Cloaths in equal Shares.

Item, I give to my honoured Mother Iane Frost twenty five Head of my neat Cattle taking great and Small together and all my Sheep, and my Will is that my Said Mother Shall have the Use and Improvement of my Horse and Chair as She Shall have Occasion for the Same during her Life.

Item, all the Rest and Residue of my Estate I give to my loving Wife Miriam in Fee Simple, be it Lands Goods and Chattels Plate & Moneys in any Place and Places wheresoever & whatsoever it is willing her to pay my just Debts as Soon as She can. Lastly I make my Said Wife Sole Executrix of this my Will hereby revokeing all and every former and other Will Testament Legacy and Bequest by me heretofore made Witness my Hand & Seal the Day aboues^d.

Signed Sealed pronounced &

Elliot Frost (seal)

declared by the Said Elliot Frost as his last Will & Testament in presence of after the words (Plate & Money) were interlined Tobias Leighton Benjamin Stacy Noah Emery

Probated 14 Jan. 1745. Inventory returned 20 Mch 1746, at £591: 16: 84, new tenor, by Noah Emery, Humphrey Scammon and Samuel Fernald, appraisers.

Probate Office, 6, 164.

In the Name of God Amen. The twentieth Day of February Anno Domini One Thousand Seven Hundred and Forty four/ five/ I David Spinney of Kittery in the County of York and Province of the Massachusetts Bay in New England Husbandman being of perfect Mind and Memory Thanks be given unto God for the Same But calling to Mind the Mortality of my Body, and knowing that it is appointed for all men once to die do make and ordain this my last Will and Testament, That is to Say, principally and First of all I give and recommend my Soul into the Hands of God that gave it and my Body to the Earth to be buried in a decent and Christian Manner at the Discretion of my Executors hereafter named Nothing doubting but at the great and general Resurrection I shall receive the Same again by the mighty Power of God. And as touching Such Worldly Estate wherewith it hath pleased God to bless me in this Life I give demise and dispose of the Same in the following Manner and Form.

Imprimis. I will that all my just Debts & funeral Charges be raised out of my Estate and paid by my Executrix as Soon as may be conveniently after my Decease.

Item. I give and bequeath unto Ierusha Spinney my dearly beloved Wife all my Household Goods Debts and moveables or personal Estate to her and her Heirs & assigns forever, and also I give unto my Said Wife the whole and Sole Income and Improvement of my Lands and Buildings during her natural Life to be improved by her or any under her and after the Decease of my Said Wife Ierusha Spinney, I give and bequeath all my Lands and Buildings with all and Singular of the Appurtenances to the Same belonging to my Brother Samuel Spinney and the Eldest Son lawfully begotten of his Body forever and if my Said Brother Samuel Should decease without having a Son or Male Heir I give all my Said Lands and Buildings to my Brother

Jonathan Spinney and to his Son Ebenezer Spinney forever and if Ebenezer Should decease before his S^d Father then I give Said Land and premisses to the next Son in Age to Ebenezer And if the Said Ionathan Spinney Should decease and his Sons before my Said Wife Then I give my Said Lands and Buildings to my Brother Nathan Spinney & his eldest Surviving Son lawfully begotten and so to his Sons eldest Son and to his eldest Son forever It is to be understood That the Intail is to run to the Eldest Son of each mentioned herein and so in that Tenor forever.

Item. I do likewise constitute make and ordain my Said Wife Ierusha Spinney Executrix of this my last Will and Testament. and I do hereby utterly disallow revoke and disannul all and every other former Will & Wills or Legacies by me in any Ways before named willed & bequeathed ratifying and confirming this and no other to be my last Will and Testament. In Witness whereof I have hereunto Set my hand and Seal the Day and Year above written.

Signed Sealed and published pronounced and declared by the Said David Spinney as his last Will and Testament In presence of Us Abner Cole Nathaniel Fernald tert³ Iohn Godsoe

David — Spinney (Seal)

Probated 14 Jany 1745. Inventory returned 27 Jany 1745, at £769: 9: 4, by Joseph Hammond jun., John Godsoe and Thomas Dennet, appraisers.

Probate Office, 6, 172.

In the Name of God Amen. The twemty ninth Day of Ianuary Anno Domini One Thousand Seven Hundred

Forty five Six. I Ierusha Spinney of Kittery in the County of York in the Province of the Massachusetts Bay in New England Widow, being Sick and weak in Body, but of perfect mind and memory Thanks be given to God, Therefore calling unto Mind the Mortality of my Body Do make and ordain this my last Will and Testament, That is to Say principally and first of all I give and recommend my Soul into the Hands of God that gave it, and my Body I recommend to the Earth to be buried in decent Burial at the Discretion of my Executor hereafter named. And as touching Such Worldly Estate wherewith it hath pleased God to bless me in this Life I give and dispose of the Same in the following Manner and Form.

Imprimis. I give and bequeath to my beloved Cousin Margaret Cole my best Bed and Bedding whereon I now lie, one Pewter Platter Six pewter Plates my dark colourd Ridinghood & one Bible, My Will is that if the Said Margaret Should depart this Life, before She Shall come to the Age of Eighteen Years That the above particulars mentioned given to her I give unto my beloved Sisters Abiel Cole and Charity Cole to be equally divided betwixt them.

Secondly, I give and bequeath unto my beloved Cousin Susanna Knight my dark colour'd Callico Gown.

Thirdly, I give and bequeath unto my beloved Sisters Abiel Cole and Charity Cole to them their Heirs and Assigns forever all the Remainder of my Estate both Real and personal, Moveables and Immoveables wheresoever and whatsoever my Will is that it Shall be equally divided betwixt them & to be to their own proper Use Benefit and Behoof forever.

Fourthly and lastly I make constitute and ordain my beloved Brother Robert Cole my Sole Executor of this my last Will and Testament and I do hereby utterly disallow revoke and disannul all and every other former Wills Testaments Bequests and Executors by me in any Ways before named willed and bequeathed ratifying & confirming this and

no other to be my last Will and Testament. In Witness whereof I have hereunto Set my Hand & Seal the Day and Year in these presents first mentioned.

Signed Sealed published pronounced & declared by the Said Ierusha Spinney as her last Will & Testament, In the presence of Us the Subscribers
Iohn Cottell
Robert Cole jr
Thomas Dennet

Probated 18 Feby 1745. Inventory returned 6 Mch 1745, at £87: 18: 0, by Joseph Hammond jnn., Thomas Dennet and John Godsoe, appraisers.

Probate Office, 6, 174.

In the Name of God Amen. The Sixth Day of August 1745. I Benjamin Lord of Berwick in the County of York in the Province of the Massachusetts Bay in New England Yeoman being very Sick and weak, but of perfect Mind and Memory Thanks be given to God. Therefore calling to Mind ye Mortality of my Body and knowing it is appointed for all men once to die, Do make and ordain this my last Will and Testament That is to Say principally and first of all I give & recommend my Soul into the Hands of God that gave it, and my Body I recommend to the Earth to be buried in decent Christian Burial at the Discretion of my Executors nothing doubting but at the General Resurrection to receive the Same again by ye Almighty Power of God, and as touching Such Worldly Estate as it hath pleased God to bless me wth in this Life I give demise and dispose of the Same in the Manner and Form following.

Imprimis, I give and bequeath to Patience my beloved Wife the Use of my House and Barn and all things within Doors of Moveables with my Stock after all my just Debts are paid, during her natural Life and at her Decease to be given and disposed of as is hereafter expressed whom I make and ordain my Executrix to this my last will and Testament.

Item, I give to my Three Sons Benjamin Samuel and Elisha all my Lands and Tenements within the Township of Berwick aforesaid equally to be divided among the three Sons both for and in Quantity and Quality excepting their Mothers Thirds of Said Lands and Tenements during her Natural Life and then to be disposed of and divided as aforesaid, and I also appoint my Said Son Benjamin to be my Executor to this my last Will & Testament to assist his Mother in Selling any of my Stock to pay Debts withal or any thing Elce they See Cause, and also all my live Stock of every kind or Nature and all my Husbandry Utensils of every Sort I give to my three Sons to be equally divided as aforesaid excepting their Mothers Thirds as aforesaid and likewise all my Wearing apparrel to my Sons as aforementioned and their Heirs forever.

Item, I give & bequeath to each and every of my Daughters all my moveable Effects within Doors after their Mothers Decease to all as if particularly and Severally named and to be equally divided amongst the Said Daughters both for Quantity & Quality.

Note all the Lands aforesaid to be in my Executrix⁸ Hands and all my Stock of every kind and She Shall by Virtue of this my last Will and Testament have free Liberty of y^e Use of the Same together with all the moveables during her natural Life and to Sell and dispose of any part to pay my just Debts as aforesaid. And I do hereby utterly disallow all former Wills Testaments Legacies & Bequests and Executors by me in any wise before named ratifying and allowing this to be my last Will and Testament. In Witness whereof I

have hereunto Set my Hand and Seal the Day and Year first above written.

Signed Sealed published pronounced and proclaimed by me the Said
Benjamin Lord to be my last Will
and Testament in presence of Us
the Subscribers.
Samuel Gatchell jun
Richard Nason jun
Nath¹¹ Perkins

Probated 18 Feby 1745. Inventory returned 18 March 1746, at £691: 10: 6, by Joseph Chadbourn, Moses Butler and Elisha Hill, appraisers.

Probate Office 6, 179.

Memorandum, That on the tenth Day of December 1745, Nathan Pilsbery late resident in York in the County of York Blacksmith at the House of Mr Elias Weare in said York where the Said Nathan had lived more than One year last past being very Sick (of which Sickness he died on ye 13th Day of December Instant) but at that time vizt on ye aforesd tenth Day of December Instant he the Said Nathan Pilsbery was to our last Discerning of Sound Mind and of good Understanding and called us the Subscribers Edmund Coffin Elias Weare Andrew Wastcoat Ionathan Hutchins jun & Esther Curtis all being then and there present and of full age and desired us to take Notice and to bear Witness, That his Will was to give to his Sister Abigail Field all his Estate and he did then by express Words Say that he did give to his Said Sister Abigail all his Estate in Money Goods Chattels Lands Tools and all and whatsoever did in any Manner belong to him and that was in any manner due to him in any place and places nothing excepted, and that after his Decease the Same and every part thereof and all the Interest and Estate he had in this World Should be to his Said Sister Abigail Field all which he the Said Nathan Pilsbery divers times repeated and declared to be his Will.

In Witness whereof the aboue written Will is committed to writing this 17th Day of December Anno Dom' 1745

Edm^d Coffin Elias Weare Andrew Westcoat

Ionathan Hutchins

Allowed in Court 19 Febury 1745. Letters testamentary issued to Joseph Field and Abigail bis wife, same date. Inventory returned 7 April 1746, at £28: 13: 8½, by Thomas Knight, Noah Emery and Herkles Fernald, appraisers.

Probate Office, 6, 183.

I John Donnell of York in the County of York in New-England, Thrô Mercy am in Health both in Body and Mind, But not knowing how Soon I may be deprived of both do make This as my last Will and Testament. I bequeath to my well beloved Wife Sarah Donnell one Third part of all my personal Estate for ever the Use of my dwelling House and a Garden two Rods Square fenced with a Board Fence where She Shall chuse it, The keeping of one Cow and Six Sheep Winter and Summer for Life and Eight Bushels of Indian Corn and Two Bushels of Rye, One Hundred Weight of Pork and one Hundred Weight of Beef and Eight Cords of Wood corded up at her Door annually for Life to be paid by Son Thomas.

Item, I bequeath to each of my Daughter viz^t Abigail Elizabeth Rebecca Mary and Iemima Five pounds apiece in Province Bills of the new Tenor or lawful Silver Money to be paid by my Son Thomas and two Thirds of my personal Estate to be equally divided among them I order my Son Thomas to pay all my Debts and bury me decently

Item I bequeath to my only Son Thomas Donnell and his Heirs and Assigns forever all my real Estate he paying and allowing all the legacies above mentioned. And I appoint my Said Son to be the Sole Executor to this my Will and

do by these presents revoke and make Void all former Wills.

Iohn Donnell (a Seal)

Signed Sealed and declared by the Said Iohn Donnell to be his last Will and Testament March 29, 1738. In the presence of us.

Ioseph Holt Samⁿ Sewall William Dunning Henry Ingraham

Probated 19 Feby 1745. Inventory returned 7 April 1746, at £382: 7: 6, by John Woodbridge, Benja Holt and Norton Woodbridge, appraisers.

Probate Office, 6, 183.

In the Name of God Amen I Iosiah George Indian of Wells being bound on an Expedition to Cape Breton, and not knowing whether I shall return again alive, Do hereby declare my last Will and Testament viz^t After resigning my Self Body and Soul to God to be at his holy Will and pleasure. I give demise and dispose of all my Estate Real and personal as follows viz^t I give and bequeath unto M¹³ Bathsheba Emery Wife of M¹ Samuel Emery of Wells all my Estate real and personal in Possession Reversion or Remainder and all Debts due to me from any person or persons and whatsoever shall appear due or to be due to me Nothing excepted. Witness my Hand and Seal the 26th Day of February 1744.

Signed Sealed pronounced & declared by Iosiah George as his last Will & Testam^t in Presence of Iohn Woodbridge.

Freelove Woodbridge

Iosier $\bigcap_{\mathrm{mark}}^{\mathrm{his}}$ George $\binom{\mathrm{a}}{\mathrm{Seal}}$

Probate Office, 6, 189.

In the Name of God Amen December ye 9th 1745. I Samuel Fernald of Kittery in the County of York in New England Blacksmith being weak of Body but of perfect Mind and Memory, Thanks be to God for the Same therefore calling to Mind the Mortality of my Body and knowing that it is appointed for all men once to die do make and ordain this my last Will and Testament, That is to Say, first & principally I give and recommend my Soul to God who gave it, and my Body I recomend to the Earth to be buried in a decent Christian Burial at the Discretion of my Executor hereafter named, nothing doubting but at the General Resurrection I Shall receive the Same again by the mighty Power of God, and as touching Such Worldly Estate wherewith it hath pleased God to bless me with in this Life I give demise and dispose of the Same in the following Manner and Form.

Imprimis. I will and ordain that my just Debts and funeral Charges be first paid and discharged.

Item, I give to my beloved Son Samuel Fernald all my Right Title and Interest to the Land I now possess on the Island and Common Rights.

Item I give to my beloved Daughter Elizabeth Fernald one Feather Bed.

Item, I have already given to my beloved Daughter Anne Fowler her Share or Portion already, and —

I give to my beloved Wife Elizabeth Furnal one Third part of my Lands and moveables during her natural Life, and then to return to my Children except my Son Samuel and Daughter Anne And the Remainder of my Moveables to be equally divided amongst the Remainder of my Children, which are not mentioned by Name at my Decease. I likewise constitute make and ordain my beloved Son Samuel Fernald my Sole Executor of this my last Will and Testament to discharge all my Debts and to receive Claims And I

do hereby disallow revoke and disannul all and euery other former Testament and Wills Legacys and Bequests & Executors by me in any Ways before named willed and bequeathed, ratifying and confirming this and no other to be my last Will and Testament. In Witness whereof I have hereunto Set my Hand and Seal the Day and Year aboue written.

Signed Sealed published pronounced and declared by the Said Samuel
Fernald to be his last Will and
Testament in the Presence of us
the Subscribers
Ioseph Harford
Samuel Gunnison
Ioseph Gunnison

Probated 20 Feby 1745. Inventory returned 31 Mch 1746, at £388: 15: 9, by Joseph Gunnison and Richard Rice, appraisers.

Probate Office, 6, 192.

In the Name of God Amen. The fourth Day of Nov^r in the year of our Lord One Thousand Seven Hundred and Forty five I Ionathan Nason of Kittery in the County of York within the Province of the Massachusetts Bay in New England Yeoman being Sick and Weak, but through Divine Goodness of Sound and perfect Memory, and not expecting to continue long in this Life do make and ordain this my last Will and Testament, resigning my Soul to God, hoping for Mercy thrô Iesus Christ. I give and dispose of my Worldly Estate Real & personal in Manner following viz^t

My Will is and I do give and bequeath to my well beloved Wife Adah Nason all my moveable Estate within Doors and without (except farming Implements) to her Dispose, and if She leaves any undisposed of at her Death, to be divided amongst my Daughters. I likewise give to my Said Wife one Third part of the Produce of all my Real Estate compleatly managed to the best advantage and brought into her by my Son Azariah Nason, I like wise give her her Garden on the Eastern Side of the Way during her Life and the Western End of my House with the Cellar under it and one Third part of the Barn. I likewise give her Wood Sufficient for her own Fire to be haled to her by my Said Son Azariah; and if at any time my Said Wife See Cause to Manage her part her Self, My Will is that She have one half of my Real Estate during her natural Life and manage the Same her Self; My Will is likewise that my Said Wife bury me decently and pay my Funeral Charges.

Item, I give and bequeath to my Son Richard Nason Five pounds lawful Money equal to Twenty pounds old Tenor besides what I have already given him.

Item, I give and bequeath to my Son John Nason five Shillings old Tenor equal to one Shilling and three pence he having had his Portion already.

Item, I give and bequeath to my Son Ionathan Nason Twenty Acres of Land in Fee Simple in Berwick being laid out to me by Vertue of my additional Grant as p the Return in Bewick Records recorded Decem² 24, 1731. I likewise give him Five pounds lawful Money equal to Twenty pounds old Tenor. I likewise give my Said Son Ionathan all my Estate in Berwick of whatever Kind in Fee Simple to him his Heirs and Assigns forever.

Item, I give and bequeath to Ieremiah Nason the Son of my Son Uriah Nason Dec^d Fifty Shillings equal to Ten pounds old Tenor.

Item, I give and bequeath to my two Eldest Daughters viz^t Mary Libbey and Sarah Frost three pounds & fifteen Shillings lawful Money each equal to Fifteen pounds old Tenor each besides what I have already given them.

Item, I give and bequeath to my Daughter Philedelphia

Rankin Twenty pounds old Tenor equal to Five pounds lawful Money She having had Something before.

Item, I give and bequeath to my other Two Daughters viz^t Adah Nason and Elizabeth Nason Six pounds & five Shillings lawful Money each equal to five pounds old Tenor each.

All the aforementioned Legacys to be paid by Son Azariah Nason.

Item I give and bequeath to my Son Azariah Nason all my Estate in Kittery of whatsoeuer kind (which has not heretofore been disposed of) in Fee Simple to him and his Heirs & Assigns forever he Managing and returning to his Mother during her Life Such a part of the Income of my Estate as I have allotted her in this my Will and find her Fire wood, and pay my Debts. My Will likewise is that my Said Son Azariah pay the Several Legacys herein expressed within Two Years after my Wifes Decease, and in Case my Said Wife incline to manage her part of my Estate her Self my Will is that my Said Son Azariah Surrender to her one Half of the Said Estate during her Life, & then to return to him again.

Lastly, I constitute my Wife Adah Nason and my Son Azariah Nason Executors of this my last Will and Testament. In Witness whereof I Set my Hand and Seal hereto the Day & Year above written.

Signed Sealed published pronounced $Ionathan Nason (\frac{a}{Seal})$

& declared by the Said Ion^a Nason to be his last Will and Testament in presence of/ Henry Snow Iohn Ferguson Ioseph Goold jun^r Caleb Emery.

Probated 7 April 1746. Inventory returned at £393: 3: 0, new tenor, by Nathan Bartlet, Benj. Stacy and Caleb Emery, appraisers, 23 May 1746.

Probate Office, 6, 193.

In the Name of God Amen. The twenty fifth Day of November one Thousand Seven Hundred and Forty five, I Samuel Allen of Berwick in the County of York Husbandman being very Sick and weak in Body, but of perfect Mind and Memory Thanks be given unto God, Therefore calling unto Mind the Mortality of my Body and knowing, that it is appointed for all men once to die, do make and ordain this my last Will and Testament, That is to Say principally and first of all, I give and recommend my Soul into the Hands of God that gave it, and my Body I recommend to the Earth to be buried in decent Christian Burial at the Discretion of my Executors hereafter named nothing doubting but at the General Resurrection I Shall receive the Same again by the Mighty Power of God; and as touching Such worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise and dispose of the Same in the following Manner and Form.

Impr^s I give and bequeath unto my beloved Wife Iane Allen all my Estate both Real and personal to have the Improvement of as long time as She Shall bear up my Name by remaining a Widow, and after her Marriage or Death I dispose of the Same as followeth.

Item, I give and bequeath unto my loving Daughter Bridgit Hearl and her Son William Hearl and to their Heirs and Assigns forever Two Acres and an half of Marsh in the old Swamps so called adjoining to Grindal Knights Land & Ioseph Hearts Land also Two Acres of Land at the lower End of the Field adjoining to Roger Plaisteds Land on one Side bounded by the old Hedge Fence and from thence to run towards Joseph Allins Field where he plants until Two Acres is accomplished and also I give unto my Said Daughter Bridget and her Heirs Seven Appletrees and the Ground they Stand upon, w^{ch} Ground is bounded beginning where the old House Stood upon the Hill joining unto Roger

Plaisteds Land, and from thence down the Hill by the High Way towards my dwelling House until it takes in Seven of the Appletrees next to y° High Way and no further And I also allow a convenient Way between my Land and Mr Plaisteds for my Daughter Bridget to pass to the Said Two of Land last mentioned.

Item I give and bequeath unto my loving Daughter Marey Allin to her Heirs and Assigns forever all the remaining part of my Estate viz^t my Dwelling House Barn Lands and all my Estate both real and personal not before mentioned. Lastly I make ordain my loving Wife Jane Allin and my Daughter Mary Allin my Sole Executors of this my last Will and Testament And I do hereby utterly disallow revoke and disannul all and every other former Testaments Wills Legacys and Bequests and Executors by me in any Ways before named willed and bequeathed ratifying and confirming this and no other to be my last Will and Testament. In Witness whereof I have hereunto Set my Hand and Seal the Day and Year above Written.

Signed Sealed published pronounced and declared by the Said Samuel Allin as his last Will and Testam^t in the

Presence of us Witnesses, his Moses Butler Iames Frost Samuel \times Allen $\binom{a}{\text{Seal}}$ Ioseph Stone mark

Probated 7 April 1746. Inventory returned 20 June 1747, at £230: 3: 0, old tenor by Roger Plaisted, James Frost and Moses Butler, appraisers.

Probate Office, 6, 196.

In the Name of God Amen. The first Day of August 1745. I Iohn Fall of Berwick in the County of York in the Massachusetts Bay in N: E: Yeoman, being very Sick and weak in Body, but of perfect Mind and Memory, Thanks be

given unto God: therefore calling to Mind the Mortality of my Body, and knowing that it is appointed for all men once to die, do make and ordain this my last Will and Testament; That is to Say, principally and first of all, I give and recommend my Soul into the Hands of God that gave it, and my Body I recommend to the Earth to be buried in decent Christian Burial at the Discretion of my Executors, Nothing doubting but at the General Resurrection I Shall receive the Same again by the mighty Power of God. And as touching Such Worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of the Same in the following Manner.

Impr^s I give and bequeath to Iudith my dearly beloved Wife all my Household Stuff to be to her sole Use and dispose forever: And my Will is that She Shall have the Use of one half of my Homested and live Stock, and one half of my part of the Saw Mill at Salmon Falls, during her natural Life.

Item, I bequeath to my Son Iohn Fall, all my Homested of Houses and Lands, containing about Thirty Acres, be it more or less, only his Mother is to have one half during Life: And this Bequest I give him provided he pay my Debts & Legacys and funeral Charge. It is my Will also that he Should have my part in the Saw Mill allowing his Mother the Use of one Half of the Priviledge during her Life. My Said Son Iohn Shall have one halfe of the Live Stock as well as the Utensils to ye Farm & Mill belonging to him his Heirs and Assigns forever.

Item, I give to my Son Trustrum, Fifty Acres of Land with the Trees thereon, and all the Appurtenances thereto belonging, of my Right in the New Township, to him his Heirs & Assigns forever.

Item, I give to my Son Zebedee Fifty Acres of Land with the Woods and Trees and Water Conrses and other Appurtenances to the Same belonging of my Right in the new Township above Salmon Fall or Berwick, to him his Heirs & Assigns forever.

Item I giue to my Son Phillip Fifty Acres of Land with Woods Trees, Water Courses, and other Appurtenances of my Right in the new Township above Berwick, to him his Heirs & Assigns forever.

Item I give to my Son Iohn and Samuel all the Remainder of my Right in the new Township with the Appurtenances to enjoy in Severalty, To them their Heirs and Assigns forever.

Item, I give to my Daughters Susannah Iudith Mary and Margaret Five pounds a piece in old Tenor.

Finally I constitute my beloved Wife Indith and my Son Iohn to be the Sole Executors of this my last Will & Testamt And I do hereby utterly disallow revoke and disanul all & every other former Testaments Wills Legacies and Bequests and Executors by me any Ways before named Willed and bequeathed ratifying and confirming this and no other to be my last Will and Testament. In Witness whereof I have hereunto Set my Hand and Seal the day and Year above written.

Signed Sealed published pronounced and declared by the Said Iohn Fall as his last Will and Testament, in the presence of Us the Subscribers.

Iohn + Fall (seal)

William Hupper

Ioshua Nock

his

Iohn × Hoffom

mark

Probated 7 April 1746. Inventory returned 23 June 1746, at £1109: 19: 6, old tenor, by Moses Butler, Moses Hodsdon and William Hooper, appraisers.

Probate Office, 6, 203.

In the Name of God Amen. The twenty fifth Day of February Anno Domini One Thousand Seven Hundred and Forty four/ fine I William Pettegrow of Kittery in ye County of York and Province of the Massachusetts Bay in New England Shipwright being of perfect Mind and Memory Thanks be given unto God, Knowing that it is appointed for all men once to die, do make and ordain this my last Will and Testament. That is to Say principally & first of all. I give and recomend my Soul into the Hands of God that gave it and my Body I recomend to the earth to be buried in a decent and Christian Manner at the Discretion of my Executrix hereafter named, Nothing doubting but at the great and general Resurrection I Shall receive the Same again by the mighty Power of God. And as touching Such Worldly Estate wherewith it hath pleased God to bless me in this Life I give demise and dispose of the Same in the following Manner and Form.

Imprimis, I will that all my just Debts and funeral Charges be paid by my Executors hereafter named as Soon as may be conveniently after my Decease, out of my Estate.

Item, I give and bequeath unto my Well beloved Wife Lydia Pettegrew all my Estate both Real and personal during the Time of her Widowhood and if She Should Marry again all my Estate is to return to William Pettegrew hereafter named.

Item, I give and bequeath unto my Cousen William Pettegrow the Son of my Brother Thomas Pettegrow all my Estate both Real and personal of every kind and Nature whatsoever to him and his eldest Son forever and in Case he Should decease without any Surviving Son to inherit then my Will is that the Eldest Son of my Brother Benjamin and his eldest Son Should inherit my aforesaid Estate.

And I do hereby make and ordain Lydia my Said Wife my Sole Executrix of this my last Will and Testament and

Do hereby disallow revoke and disannul all and every other former Will and Wills or Legacies by me in any ways before named willed and bequeathed ratifying and confirming this and no other to be my last Will & Testament. In Witness whereof I have hereunto Set my Hand and Seal the Day and Year above written

William Pettegrow (a)

Signed Sealed and published pronounced & declared by the s^d William Pettegrew as his last Will & Testam^t In y^e Presence of us.

his
 Ioseph × Pokeswell
 mark

 Iohn Godsoe
 Iohn Marr.

Probated 7 April 1746. Inventory returned 15 May 1746, at £325: 8: 6, old tenor, by Thomas Rogers, James Johnson and John Godsoe, appraisers.

Probate Office, 6, 206.

In the Name of God Amen. I Iohn Wheelwright of Wells in the County of York within the Province of the Massachusetts-Bay in New England Esq^r being advanced in years and by Gods Providence often visited with Sickness and Indisposition of Body but of good and perfect Memory and of a Sound and disposing Mind considering the Uncertainty of this Life and not knowing how soon it may please almighty God to remove me out of this World do make constitute ordain & declare this my last Will and Testament in Manner and Form following hereby revoking and adnulling all former Wills & Testaments by me made either by Word or Writing, and First I commend my Soul to God my Creator hoping for Pardon of all my Sins and everlasting

Salvation thrô the alone Merits of Iesus Christ and after my Decease my Body to be decently buried according to the Discretion of my Executrix hereafter named and as to my worldly Estate Shall be bestowed as followeth and by this my Will is expressed, viz^t

1^{1y} That my funeral Charge and just Debts be paid by my Executrix out of my personal Estate.

21y That the Love and Affection I have and bear unto my beloved Wife Mary Wheelwright I give and bequeath unto her all my personal Estate as Household Goods Stock of Cattle and Creatures of all Kinds Negro or Molatto Servants Money or Bords for Money or of what kind or Quality soever within Doors or without except what is or Shall be otherwise disposed of in this my last Will and to be disposed of by her as She may think fit And that She pay to my Daughter Hannah Plaisted Thirty one pounds Eighteen Shillings and 2^d which makes up with what She hath already had of me Two Hundred pounds besides what I have laid out for her Apparel and fitting out for Marriage And to our Daughter Elizabeth Newmarch Seven pounds Twelve shillings which makes up with what I have given her already Two Hundred pounds besides what I laid out for her Apparell and fitting out for Marriage And to our Daughter Mary Moody Four pounds Sixteen Shillings and ten pence which makes up with what I have given her Two Hundred pounds besides what I laid out for her Apparell and fitting out for Marriage Our Daughter Sarah Jefferds having been paid by me Two Hundred pounds already besides what I laid out for her Apparell and fitting out for Marriage so Nothing for my Wife to pay to her; And if it Should please God to lengthen my Life so that I Should pay any or all of our Daughters the whole or part of what I have ordered my Wife to pay that then and in that Case so much Shall be abated of what my Wife was to pay out to our Daughters.

3^{1y} I give and bequeath unto my Son John Wheelwright his Heirs and Assigns forever Two Hundred and Fifteen Acres

of Land and Meadow lying at Epeford, so called in the Township of Wells joining to that Two Hundred & Fifteen Acres I lately gave to my Son Ieremiah by Deed of Gift. I also giue unto my Son Iohn One Hundred Acres of Land which was confirmed to me by the Proprietors of ye comon and undivided Lands in Wells lying on the Northerly Side of the little River adjoining to Land belonging to ye owners of a Mill Some time past burnt down which was on Said River the Bounds whereof will more fully appear by the Grant and Confirmation I also give unto my Son Iohn Wheelwright all my Common Rights of Comon & Commonages within the Township of Wells; as also Five Hundred Acres of Land lying and being within that Traet of Land of Eight Miles Square heretofore granted to William Phillips on the Inland Head of Wells Township I also further give him the Said Iohn Wheelwright the one half of my Quarter part of Land Mill and Priviledge inthe Stream at Mousom great Falls with the Appurtenances thereunto belouging I having already given him Hundred pounds: reserving to my Wife her Right of Dower or Thirds during her natural Life in all the abovesaid Lands and Mill.

4^{ly} I give and bequeath unto my Son Samuel Wheelwright his Heirs and Assigns forever Four Hundred Acres of Land lying and being within that Tract of Land of Eight Miles Square heretofore granted to William Phillips on the Inland Head of Wells Township I having heretofore given him by Deed of Gift the one half of a large Farm with the Use of half the Buildings thereon as express'd therein it being where I lately dwelt all which with the Stock of Cattle &c I gave him in his Settlement I account to be his full Portion, and to make him an Allowance for the Time and Labour he Spent with me after he came to be of years, reserving to my Wife her Right of Dower or Thirds during her Natural Life in the aboves^d premises.

5¹⁹ I give and bequeath to my Son Ieremiah Wheelwright his Heirs and Assigns forever Three Hundred Acres of

Land lying and being within that Tract of Land of Eight Miles Square heretofore granted to William Phillips on the Inland Head of Wells Township I having heretofore given him Two Hundred and Fifteen Acres of Land & Meadow by Deed of Gift lying in Wells at a place called Epiford and One Hundred and Sixty fiue pounds ten Shillings given him at Sundry times.

619 I give and bequeath to my Son Nathaniel Wheelwright his Heirs and Assigns for ever Three Hundred Acres of Land lying and being within that Tract of Land of Eight Miles Square formerly granted to William Phillips on the Inland head of Wells Township Also one half of that Quarter part of Land Mill and Priviledge of the Stream at Mousom great Falls I having heretofore given him by Deed of Gift the one Half of a large Farm with half the Buildings thereon as express'd in Said Deed, it being where I lately dwelt which with the Stock of Cattle &c. I gave him in his Settlement I account to be his full Portion, and to make him an allowance for the Time he dwelt with me after he came to age reserving to my Wife the whole Profit and Income of the Premisses now given during her Natural Life as also her Right of Dower in the aforementioned Premisses.

7^{1y} I giue and bequeath to my Daughter Esther Wheel-wright if living in Canada whom I have not heard of for this many Years and hath been absent for more than Thirty Years if it Should please God that She return to this Country & Settle here then my Will is that my Four Sons viz¹ Iohn Samuel Ieremiah and Nathaniel each of them pay her Twenty five pounds it being in the whole One Hundred pounds within Six Months after her Return and Settlement.

8¹⁹ I further give and bequeath to my beloved Wife Mary Wheelwright her Heirs and Assigns forever all that piece of Land containing about Four or Five Acres be it more of less at the little River with the Saw Mill and Stream as the Said Mill and Stream is in partnership between me and Mr Iohn Wells also the Iron Work of the little Mill where my

Sons Samuel and Nathaniel dwells/ and by these presents make constitute and appoint my beloved Wife Mary Wheelwright to be my Sole Executrix of this my last Will and Testament, desiring her to abide by this my Will.

In Witness that this is my last Will and Testament I have hereunto Set my Hand and Seal the Eleventh Day of April in the twelfth Year of His Majestys Reign Annoque Domini One Thousand Seven Hundred Thirty Nine 1739.

Signed Sealed published pronounced and declared by the Said Iohn Wheelwright as his last Will and Testament in the presence of us the Subscribers. Pelatiah Littlefield Nehemiah Littlefield Iohn Wheelwright (seal)

Probated 8 April 1746.

Probate Office, 6, 218.

In the Name of God Amen. The fourteenth Day of Ianuary in the Year of our Lord 1745. I George Bear of Wichcasset in the County of York and Province of the Massachusetts Bay Yeoman being very Sick and weak in Body but of perfect Mind and Memory Thanks be given unto God, Therefore calling unto Mind ye Mortality of my Body, and knowing that it is appointed for all men once to die, do make and ordain this my last Will and Testament, That is to Say principally and first of all, I give and recommend my Soul into the Hands of God that gave it and for my Body I recommend it to the Earth to be buried in a Christian like and decent Manner at the Discretion of my

Executors nothing doubting but at the General Resurrection I Shall receive the Same again by the Mighty Power of God. And as touching Such worldly Estate wherewith it hath pleased God to bless me in this Life, I give devise and dispose of the Same in the following Manner.

Imp^r I give and bequeath to Samuel Williamson Son of my true and well beloved Friend Ion^u Williamson of Wichcasset Gentⁿ whom I make and ordain my only and Sole Executor of this my last Will and Testament my Lot of Land in Wichcasset being Number Four together with my dwelling House and all appurtenances thereto belonging by him freely to be possess'd and enjoyed, and I do hereby utterly disallow revoke and disannull all and every other former Testaments Wills and legacys Bequests and Executors by me in any Ways before this Time named willed and bequeathed ratifying and confirming this and no other to be my last Will and Testament. In Witness whereof I have hereunto Set my Hand and Seal the Day and Year above written

Signed Sealed published

George Bear (a)

pronounced & declared by the Said George Bear as his last Will & Testament in the presence of us the Subscribers.

viz Manassah Smith

his

Robert × Lambart

mark

his

Sharabiah × Lambert

mark

Probated 20 May 1746. Inventory returned 25 March 1746, at £62: 0: 2, by Joshua Sylvester, John Baker and Robert Lambert, appraisers.

Probate Office, 7, 8.

The last Will and Testament of Mrs Mary Newmarch the Wife of the Rev^d Mr Iohn Newmarch of Kittery in the County of York in the Province of the Massachusetts Bay in New England Clerk made this thirtieth Day of August Anno Domini 1748. Whereas I the Said Mary Newmarch did by my Contract or Agreement made with the Said John Newmarch before Marriage reserve to my Self (among other Things) full Power and Liberty to dispose of that Estate which I had by my former Husband the Rev^d Mr Theophilus Cotton late of Hampton Dee^d by Will or otherwise during our State of Wedlock. I do therefore make this my last Will and Testament to dispose of the Same in Manner following, with the Consent of my S^d Husband viz^t

Imp^r I give and bequeath unto my beloved Husband M^r Iohn Newmarch that Bond or Debt due to me from Clement Hughs or the Land which was made over to my former Husband for Security for said Debt in Dover and Elsewhere, and my Silver Bowl.

Item 2^{dly} I give to my Kinsman Caleb Cushing jun^r of Salisbury and Theophilus Cotton of Plymouth all the remaining part of my Right and Interest in y^e Town of Chester which I had by my former Husband M^r Theophilus Cotton to be equally divided between them.

Item 3^{dly} I give to my Cousin Mary Parker the Wife of Benjamin Parker of Kittery all my Plate or Silver Vessels (except the afores^d Bowl and my Silver Porringer) and all my Household Stuff or Goods of all Sorts after my Husbands Death, and all my Wearing Cloaths Linnen and Woolen, and my Pieture or Effigies, and M^r Burkits Notes on the N. T.

Item. 4^{ty} I give to my Cousin Iames Cushing M^r Flavels 2 Volumns and the Morning Exercises 4 Volumns after my Husbands Death.

Item. 519 I give to Sarah the Daughter of Caleb Cushing

jun my Gold Necklace. and I give to Mary ye Daughter of my Brother Samuel Gookin my Silver Porringer mark'd M:C:

Item 613 My Will is that what Shall remain of my Cash Money Bills or Bonds due to me after the Payment of my Debts and Funeral Expences and Five pounds to Elizabeth Moody the Wife of Ioshua Moody the Same Shall be equally divided between the aforesaid Theophilus Cotton of Plymouth and Mary Parker of Kittery and Finally I do constitute and appoint my beloved Husband to be Sole Executor of this My Will to whom I give my Books or Estate that Shall remain undisposed of in this my Will or otherways. Witness my Hand and Seal the Day and Year first above mentioned August 30, 1743.

Signed Sealed and Declared by

Mary Newmarch (seal)

the Said Mary Newmarch to be her last Will and Testa-

Caleb Cushing

W^m Bradbury **Indith Norton**

ment In presence of Us. N:B: That I the above named Iohn Newmarch do Consent to the above written Will. Witness my Hand this 30th of August 1743.

John Newmarch

Probated 21 Oct 1746. Inventory returned 24 Feby 1746, at £516: 10: 0, by Thomas Cutt, Joseph Weeks and Tobias Fernald, appraisers.

Probate Office, 7, 18.

In the Name of God Amen. The eighteenth Day of February Annoq Domini 1738 I Clement Messerve of the Town of Scarborough in the County of York Joyner being aged of Body but of perfect Mind and Memory Thanks be given to God therefore calling unto Mind the Mortality of My Body and knowing that it is appointed for all men once

to die, Do make and ordain this my last Will and Testament, That is to Say, principally and first of all I giue and Recommend my Soul into the Hands of God that gave it, and my Body I recomend to the Earth to be buried in decent Christian Burial at the Discretion of my Executors hereafter named, nothing doubting but at the General Resurrection I Shall receive the Same again by the Mighty Power of God; And Touching Such Worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise and dispose of the Same in the following Manner and Form. I give to my well beloved Wife Sarah Twenty pounds per annum and also my dwelling House and my Pew in Black point Meeting House while She remains my Widow provided She giue up or Quit her Right of Dowry and Power of Thirds in and unto all my Estate and no longer than She remains my Widow to be paid by my Executors. I also give to my Wife Sarah one Cow and Calf and four Sheep and a Horse if I leave one at my Decease, freely and clearly at her Disposing with the Priviledge of keeping the Cow yearly on my Farm. I also give my Said Wife the Priviledge of my Garden with Liberty of passing and repassing to and from Said House and Garden while She remain my Widow and no longer I also give my Wife Sarah all my Household Goods freely and clearly at her Disposing.

I give unto my eldest and well beloved Son Clement Thirty Acres of Land bounded as followeth beginning at the North East Corner of the Hundred Acres laid out to Thomas Cotton and runs West Sixteen poles and four Feet and then runs South Two Hundred and Ninety Seven poles & half and then runs East Sixteen poles and four Feet, and then runs North Two Hundred and Ninety Seven poles & half pole to the beginning. I also give to my Said Son Clement Three Acres of Marsh to begin at the Westermost End of my Marsh lot on the West Side of the Mill Creek and so to run East or

as my Lot runs the whole Bredth of Said Lot till Said Three acres be compleated. I also give my Said Son one other piece of Marsh or Thatch Land lying adjoining to Daniel Smiths Marsh between said Smiths Marsh and William Libbeys Marsh on an Island called the Six Acre Island, The above mentioned is to be the whole of my Said Sons part of all my Estate.

I giue to my well beloved Sons Nathaniel George & Joseph each of them Ten pounds Money to be paid them by my Said Executors in Some convenient Time after my Decease.

I give to my well beloved Daughter Elizabeth Libby the Sum of Five pounds Money to be paid by my Executors.

I give to my well beloved Son Daniel my now dwelling House after my Said Widow Shall leave it according to this my Will. I also give to my Said Son Daniel one Feather Bed.

All the remainder of my whole Estate Real and personal I give to my well beloved Sons Iohn and Daniel after my Funeral Charges and just Debts are paid. whom I likewise constitute make and ordain my Sole Execut^{rs} of this my last Will and Testament all and Singular my Land Marsh and common Rights Goods and Chattels & all Things that are mine or ought to be mine or hereafter shall appear to be mine I give to be equally divided possessed & enjoyed by my Said Sons Iohn and Daniel except what I have before expressed in this my last Will and Testament. And I do hereby utterly disallow revoke and disannul all & every other former Testament Wills Legacies and Bequests & Executors by me in any ways before named Willed and bequeathed Ratifying & confirming this and no other to be my last Will and Testament In Witness whereof I have

hereunto Set my Hand & Seal the Day and year above written.

Clement Messerve (Seal)

Signed Sealed published pronounced and declared by the s^d Clement Messerve to be his last Will and Testament

In presence of Us the Subscribers

Arthur Bragdon

his

Walter Frost ×

mark

Sam¹ Small

Probated 5 Nov. 1746. Inventory returned 6 Nov. 1746, at £898: 15: 7, by Elliot Vaughan, Daniel Fogg and Samuel Small, appraisers.

Probate Office, 7, 22.

In the Name of God Amen. I William Starret of Falmonin the County of York in New England Tanner being very Sick and weak in Body but of a disposing Mind and Memory Thanks be to God for it, do make this my last Will and Testament in Manner and Form following vizt In the first place I give and bequeath my Soul into the Hands of God that gave it hoping for a glorious Imortality thrô the Death of my Lord and Saviour Iesus Christ and as touching my Body my Will is that it be decently buried at the Discretion of my Executor hereafter named And as touching Such worldly Goods as it hath pleased God to bless me with I give and dispose of the Same in Manner and form following.

Item. 1. I give unto my well beloved Uncle Peter Starrett whom I appoint Sole Executor of this my last Will and Testament Fifty and two Acres of Land which he already hath a Good Deal of yet the Land being purchased by me

together with one Third of all my other Real and personal Estate that I have or ought to have this I give unto my Said Uncle his Heirs & assigns forever he have been as a Father unto me

Item. 2. I give unto my Cousin Agnis McCartny all the Rest of my Estate that is to Say Two thirds of all my Real Estate and Two Thirds of my Personal Estate, excepting the Fifty and Two Acres above mentioned all this I give unto her and her Heirs & Assigns forever And I do hereby revoke all other and Former Wills and declare this and no other to be my last Will and Testament. as Witness my Hand this 15th Day of November in the 19th Year of His Majestys Reign Annoq Domini 1745. Note the Words (& two) weh were herein interlined were before Signing and Sealing.

Signed Sealed published
and declared by the S^d
W^m Starret to be his last
Will and Testam^t In
presence of Us.
Benjamin Allen
Alexander M^cLellan
her
Sarah × Robinson
mark

William Starret (seal)

Probated 5 Nov 1756.

Probate Office, 7, 23.

In the Name of God Amen. I Iohn Davis in the County of York in New England Cooper, being very weak in Body, but of a disposing Mind and Memory Thanks be to God therefor Calling to Mind the Mortality of my Body knowing

that it is appointed to men once to die do make and ordain this my last Will and Testament in Manner and Form following, That is to Say, In the first place I give back my Soul into the Hands of God that gave it, and my Body to be decently buried at the Discretion of my Executor hereafter named, and as touching Such Worldly Things as God hath given me I give and dispose of the Same in the manner following, That is to Say, I give (after my Debts are all paid) to my Trusty and well beloved Friend Colo Ezekiel Cushing all the Estate that I have now in Possession or all the Estate that Shall by hereafter befall me by any means way or Manner Whatsoever whether the Same be real or personal I give the Same all of it unto him the Said Ezekiel Cushing his Heir & Assign forever whom I constitute sole Executor of this my last Will, and I do hereby utterly revoke and disannul all other former Wills and declare this to be my last Will and Testament Dated at Falmouth this 25th Day of November In the Nineteenth Year of His Majestys Reign Annog Dom: 1745 and in Confirmation hereof I have Set to my Hand and Seal the Day and Year above written.

Signed Sealed published pro- Memo ye Words (of my Body) nounced & declared by the S^d Iohn Davis to his last Will and Testament In presence of us Subscribers Benjamin Allen Ebenezer Thorndike Ieremah Cushing

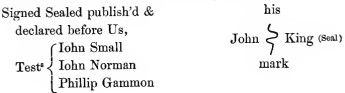
were interlined before signing and Sealing And ye Words (whom I constitute Sole Execut^r of this my last Will) were interlined also before Signing & Sealing his

Probated 5 Nov. 1746. Inventory returned 18 Oct. 1752, at £206: 13: 3, by Rishworth Jordan, Ebenezer Hill and Martin Jameson, appraisers.

Probate Office, 7, 24.

In the Name of God Amen. I Iohn King of Casco Bay in New England Labourer (now a Soldier at Louisburg on Cape Breton) being ill and indisposed in Body but in perfect Soundness of Miud make this my last Will and Testament viz^t Imp^r I bequeath my Soul to God who gave it and my Body to the Earth for a decent Burial

2^{1y} I bequeath all my Estate Effects Wages Dues or Demands that I have in Possession or Reversion to my Brother W^m King and to my Sister Iane King and to Susannah Day of Said Casco Bay equally to be divided between them all three and I make Iohn Owen of Said Casco Bay my Sole Executor of this my last Will and Testament. In Witness whereof I Set to my Hand and Seal at Louisburg this twenty seventh Day of Febru^{ry} Anno Domini Seventeen Hundred and forty & five Six.



Probated 5 Nov. 1746.

Probate Office 7, 25.

In the Name of God Amen. Dated at North Yarmouth the 2^d Day of March Anno Domini 1744. I Iosiah Plumer of North Yarmouth in the County of York and Province of the Massachusetts Bay in New England Yeoman, Thô in perfect Health and Sound Mind and Memory thrô the divine Goodness of almighty God Yet knowing that it is appointed unto all men once to die and calling to Mind the Mortality

of my own Body do appoint this to be my last Will and Testament. Impr^s I will my Soul to God who gave it and my Body to be decently buried at the Discretion of my Executor hereafter named.

Item. I giue unto my beloved Wife Elizabeth all my House hold Goods, and twenty fiue pounds lawful Money.

Item. I also give all the rest of my whole Estate unto my only Son Abner, The whole or what part of the Said Estate my Executor Shall think proper to be laid out in bringing up or Learning of my Said Son.

Item. I also give unto my Wife's Father and Mother if my Wife and Child Should die before my Son Shall come unto the Age of one and twenty Years the twenty five pounds lawful Money above which I gave unto my Wife and the rest of my whole Estate to be equally divided amongst my Brothers and Sisters and their Heirs.

Item. I also constitute my beloved Wife Elizabeth above named to be my Executor of this my last Will & Testament

Signed Sealed & declared to be Iosiah Plumer (seal) the last Will & Testam of y above named Iosiah Plumer In Presence of Us Samuel Bucknam Iames Parker Benjamin Parker.

Probated 5 Nov. 1746. Inventory returned 9 April 1746 at £933: 4:0, old tenor by Jacob Mitchell, Edward King and Gilbert Winslow, appraisers.

Probate Office, 7, 46.

In the Name of God Amen. I Iohn Bartland of Kittery in the County of York and Province of the Massa: Bay in New England Yeoman being very weak in Body but of perfect Mind and Memory Thanks be given unto God, therefore calling unto Mind the Mortality of my Body and knowing

that it is appointed for all men once to die, Do make and ordain this my last Will and Testament; That is to Say principally and first of all, I give and recommend my Soul into the Hands of God that gave it, and my Body I recommend to the Earth to be buried in a decent and Christian Manner at the Discretion of my Executrix hereafter named Nothing doubting but at the General Resurrection I Shall receive the Same again by the mighty Power of God; and as touching Such Worldly wherewith it hath pleased God to bless me in this Life I give demise and dispose of ye Same in the following Manner and Form.

Imp^r I will that all my just Debts and Funeral Charges be raised and paid out of my Estate by my Executrix hereafter named as Soon as may be conveniently after my Decease.

Item. I give and bequeath unto Deborah Bartland my well beloved Wife all my Estate both real and personal of every kind and Nature whatsoever and wheresoever during her Natural Life for her Support giving and hereby granting unto my Said Wife (whom I likewise constitute make & ordain my Sole Executrix of this my last Will and Testament) full Power and Authority to dispose of or make Sale or Couveyance of my Estate or any part thereof either real or personal for her Support or Maintainance during her natural Life as aforesaid, and after her Decease and her funeral Charges be paid out of Said Estate what Estate of mine that Shall be then remaining I give the one half part thereof to the Poor of the Church at Portsmouth, and the other half part I give to the Poor in the lower Parish of the Town of Kittery aforesaid

And further I will that my Body be buried at the burying Place by or near the aforesaid Church in Portsmouth. And I do hereby utterly disallow revoke and disannul all and every other former Testaments Wills Legacys & Bequests & Executors by me in any Ways before named willed & be-

queathed ratifying and confirming this and no other to be my last Will and Testament. In Witness whereof I have hereunto Set my Hand and Seal the Day and Year above written

Signed sealed published Memo the Words (Estate by my) pronounced & declared were innerlined before Signby the S^d Iohn Bartlan ing and Sealing. as his last Will & Teshis tament in the presence of us ye Subscribers her Iean × Moore mark mark his Iohn × Moore mark Iohn Godsoe

Probated 5 Jany 1746. Inventory returned 1 April 1747, at £1272: 15: 9, by William Whipple, Elihu Gunnison and John Godsoe, appraisers.

Probate Office, 7, 49.

In the Name of God Amen. I Thomas Card of York in the County of York in the Province of the Massachusetts Bay in New England Husbandman being very Sick and weak but of a Sound Mind and Memory, Thanks be given to God, and calling to Mind the Mortality of my Body and knowing that it's appointed for all men once to die: To prevent Trouble and Dispute among Such of my Children as may Survive me concerning Such worldly Estate wherewith it hath pleased God to bless me in this Life I make and ordain this my last Will and Testament And first of all I recommend my Soul into the Hands of God that gave it & my Body I recommend to the Earth to be buried in decent

Christian Burial by my Executor hereafter named and as touching my worldly Estate afores I give demise & dispose of the Same in the Manner following

Imp^r I give and bequeath to Martha My well beloved Wife the whole of my Household Goods and one full Third part of my Cattle of all Sorts and all other my personal Estate to her own use and Disposal.

Item. My Will is that my just Debts funeral Charges and Legacys Shall be paid by my two Sons Iohn Card and Winchester Card out of that part of my Estate which I hereafter in these presents give and dispose to them in the Proportion hereafter to be mentioned.

Item. I give and bequeath to my beloved Son Iohn Card all that part of my Homestead lying on the Northwest Side of a Line to begin at a certain flat Rock at the Head of a certain Creek between my dwelling House and my Son Winchester's House commonly called & known by the Name of Cock's Creek and to run about North East a little Easterly to a White Oak Tree Standing by the Falls at the Head of the Mill pond Together with my Dwelling House Barn and other Buildings thereon.

Item. I giue and dispose of the remaining part of my Homestead lying on the Sonth East Side of the aforesaid Line to my Son Winchester Card (excepting only my part of the Mill and Mill Priviledge and priviledge of joining the Dam and flowing the Pond &c. which I intend for my Son Iohn) And I do hereby give and dispose of the Same that is my part of the Mill Dam Priviledge & Priviledge of joining the Dam to the Upland and flowing the Pond &c. to my Said Son John.

Item. I give and bequeath to my aforesaid Two Sons John and Winchester all my Salt Marsh up the River on the Sonth West Branch of the York River and all my Comon Rights or Shares in the Common and undivided Lands in York aforesaid to be Equally divided between them.

Item My Will is and I giue to my afores Sons Iohn and

Winchester the better to enable them to pay my Debts and Legacys the remaining two Thirds of my Stock of Cattle of all Sorts equally to be divided between them.

Item. I give and bequeath to my Daughter Elizabeth Banks the Wife of Iob Banks Fifty pounds old Tenor besides what She hath already had in full of her Portion.

Item I give to my Four Grand Children the Children of my Son William Card Deced namely Mary Card five pounds old Tenor Ioseph Card Twenty pounds old Tenor Elizabeth Card Five pounds old Tenor and Hephzibah Card Five pounds old Tenor which with the Cost and Charge I have been at in bringing them up Shall be in full of their Portion.

Item. My Will is that my Son Iohn Shall pay Two thirds of the Legacy's aforesaid and my Son Winchester one Third of the Said Legacies. And the Charges of my Funeral and just Debts Shall be paid by them in equal Proportion.

Finally, I appoint my Son Iohn to be Sole Executor of this my last Will and Testament. And I do hereby utterly disannul all and every Testaments Wills Legacies and bequests and Exec^{rs} by me in any Ways before named willed and bequeathed ratifying and confirming this and no other to be my last Will and Testament. In Witness whereof I have hereunto Set my Hand and Seal this twenty eighth Day of Septem^r in the twentieth year of His Maj^{ts} Reign Annoq Domini 1746.

Signed Sealed published & pronounced

Thomas Card (a)

& declared by the S^d Thomas Card as his last Will & Testam^t In presence of us, after y^e Words (To be) & (Stead) were interlined and three Words obliterated in 15th Line of y^e other Side Iohn Bradbury Lewis Bane Dan¹ Moulton

Probate Office, 7, 62.

The last Will and Testament of Andrew Arbuckle of Bos-First I commit my Soul to God who gave it, and my Body to be decently buried, and the Rest of my worldly affairs as followeth. First I leave Fifteen pounds old Tenor to my Mother and to be put into Mr Ioseph Holts Hands Senior Deacon of the first Church in York for her Use when She has any Occasion for it. More, I leave Fifteen pounds to my Sister McClannen old Tenor. More Fifteen pounds to my Sister Arbuckle old Tenor. Likewise I leave Ten pounds to Rosina Arbuckle old Tenor. More to Andrew McClannen I leave Twenty pounds old Tenor. To Ioseph Arbuckle Five pounds, To Elizabeth Arbuckle Five pounds old Tenor To Jon McClannen jung Five pounds old Tenor. I leave to Jams Arbuckle junr my Hat and Wigg. I leave my great Coat to Ioseph McClannen. And I leave my Brother Iames Arbuckle Sole Executor over all my Concerns to pay all Debts above mentioned, and to bring in all my lawful Debts due to me. Likewise my Cloaths to Brother John Arbuckle. Witness my Hand this 11th Day of August Witness my Hand & Seal Andrew Arbuckle (seal)

John Cuningham Thomas Cuningham

Probated 6 April 1747.

Probate Office, 7, 67.

In the Name of God Amen. I William Stanley of Kittery in the County of York in the Province of the Massachusetts Bay in New England being aged and infirm of Body but of perfect Mind and Memory do make and ordain this to be my last Will and Testament as follows, viz.

Imprimis I recommend my Soul to God who gave it and my Body to the Earth to be decently buried in Such manner as my Wife Shall See meet and as to what worldly Estate it hath pleased God to give me I give and dispose of in Manner and Form following viz^t

Imp^r I give and bequeath unto Hannah my well beloved Wife the Moiety or half part of all my Real Estate where I now dwell during her Life to be managed for her by my Sons Edward and Ioseph Stanlee as also I give to my Wife all my Cattle and all other my moveable Estate within Doors and without during her Life and after her Decease I give the Said Moveables to my Daughter Elizabeth Stanlee.

Imp^r I give to my Well beloved Son Iohn Stanlee five Shillings old Tenor Money to be paid him by my Wife besides what I have already given him.

Imp^r I giue to my well beloved Son William Stanlee Five Shillings old Tenor Money besides what I have already given him to be paid him by my Wife.

Imp^r I give and bequeath unto my well beloved Sons Edward Stanlee and Ioseph Stanlee all my Farm where I now dwell which I bougt of Charles ffrost Esq^r and M^r Robert Cutt as also all my Lands in Phillipston when they Shall arrive to the Age of twenty one Years.

Imp^r I give and bequeath to my well beloved Daughter Elizabeth Stanlee my Lot of Land and orchard thereon at or near Spruce Creek in Kittery which I bought of M^r William Godsoe, and to her her Heirs or Assigns forever.

And lastly I do appoint my trusty Friend Tobias Leighton of Kittery afores^d to be the Sole Executor of this my last Will and Testament.

In Testimony whereof I have hereunto Set my Hand and Seal this twenty third Day of February in ye Eighteenth

Year of His Maj^{ts} Reign Annoq Domini One Thousand Seven Hundred and forty four 1744.

Signed Sealed and Delivered by William Stanlee (seal)

William Stanlee afores^d to be his last Will and Testament in presence of us, Benj^a Parker j^r Iohn Chadbourn Sarah Leighton

Probated 6 April 1747. Inventory returned 4 April 1747, at £803: 1:0, by Tobias Fernald, Francis Allen jun. and Samuel Fernald, appraisers.

Probate Office, 7, 74.

In the Name of God Amen. The Nineteenth Day of October One Thousand Seven Hundred and Forty Six. I Henry Barter of Kittery in the County of York in the Province of the Massachusetts Bay in New England Husbandman being weak in Body but of perfect Mind and Memory Thanks be given unto God, Therefore calling to Mind the Mortality of my Body, and knowing that it is appointed for all men once to die do make and ordain this my last Will and Testament That is to Say principally and first of all, I give and recommend my Soul into the Hands of God that gave it, and my Body I recommend to the Earth to be buried in decent Christian Burial at the Discretion of my Executor nothing Doubting but at the General Resurrection I Shall receive the Same again by the Mighty Power of God, and as touching Such Worldly Estate wherewith it hath pleased God to bless me in this Life I give demise and dispose of the Same in the following Manner and Form.

Imprs I give and bequeath to Iean my dearly beloved Wife

one Cow which She the Said Jane Shall See fit to choose out of my Cows two Sheep and one Load of English Hay to be delivered by my Executor to my Said Wife within Six Months after my Decease, And also one Quarter part of my Household Goods and all the Provision Wool & Flax I have at my Decease.

Item. I give and bequeath to my Son Henry Barter Five Shillings lawful Money to be paid by my Exec[†] out of my Estate.

Item. I give and bequeath to Elizabeth Iones my well beloved Daughter and her Heirs Two pounds and ten Shillings lawful Money to be paid by my Executor out of my Estate.

Item. I give and bequeath to my well beloved Daughter Sarah Grindle and her Heirs twenty five Shillings lawful Money to be paid by my Executor out of my Estate.

Item. I giue and bequeath to my well beloved Daughter Eleoner Creese and her Heirs Five pounds lawful Money to be paid by my Executor out of my Estate.

Item. I give and bequeath to my well beloved Daughter Martha Iones and her Heirs Two pounds & ten Shillings lawful Money to be paid by my Executor out of my Estate.

Item. I giue and bequeath to my Son Richard Barter one Shilling & Six pence lawful Money to be paid by my Execut^r out of my Estate besides what I have given my Son William Barter for keeping and maintaining him the S^d Richard Barter

Item I give and bequeath to my well beloved Son Will^m Barter his Heirs and Assigns forever all the Remainder of my Household Goods with all my Debts and moveable Effects (he paying all that I justly owe and ye Legacies before mentioned) whom I likewise constitute make and ordain my Sole Executor of this my last Will and Testament. And I do hereby utterly disallow revoke and disannul all and every other former Testaments Wills Legacies

and Bequests and Executors by me in any Ways before named willed and bequeathed ratifying and confirming this and no other to be my last Will & Testament. In Witness whereof I have hereunto Set my Hand and Seal the Day and Year above written.

Signed Sealed published pronounced Hen^y Barter (Seal) and declared by ye S^d Henry Barter as his last Will and Testament In the presence of us the Subscribers Richard Robards

her Sarah × Rose mark Benja Parker junr

Probated 19 May 1747. Inventory returned 8 May 1747, at £379: 9: 0, old tenor, by Roge Mitchell, Nathaniel Hex and Benj: Parker jun., appraisers.

Probate Office, 7, 76.

In the Name of God Amen. The twenty third Day of April Anno Domini 1737. I Deborah Webber of York in the County of York in New England Widow being old and weak and infirm in Body but of perfect Mind and Memory, Thanks be given unto God. Therefore calling unto Mind the Mortality of my Body, and knowing that it is appointed for all men once to die, Do make and ordain this my last Will and Testament that is to Say, principally and first of all, I give and recommend my Soul into the Hands of God that gave it, and my Body I recomend to the Earth to be buried in decent Christian burial at the Discretion of my Executor, Nothing doubting but at the General Resurrection I Shall receive the Same again by the mighty Power of God; And as tonching Such Worldly Estate wherewith it hath pleased

God to bless me in this Life, I give demise and dispose of the Same in the following Manner and Form.

Imprimis. I give and bequeath to my well beloved Children viz' Iohn Webber Benjamin Webber Waitstil Webber, Joseph Webber, Deborah Westcoat Wife of Andrew Westcoat (Barsheba who is now in Canada) Dorcas Baker Wife of Iohn Baker all of York afores^d to each of them Five Shilling in Money.

Item I give to my well beloved Daughter Mary Sayward Wife of Ioseph Sayward of York afores^d Gentⁿ all my Household Goods Chattels Debts ready Money Plate Jewels Rings Utensils Brass Pewter Copper Bedding Houses Cows Oxen Sheep Hoggs and all other things to me belonging and which I may claim as in Right my own of what kind Nature quality and Condition y^e Same may be or are and in what place or Places soeuer the Same may be Shall or may be found as well in my own Custody or Possession as in the Possession Hands Power and Custody of any other Person or persons whatsoever.

Item. I do Constitute make and ordain my trusty & well beloved Grandson Ionathan Sayward of York in the County afores^d Gentⁿ to be my Sole Executor of this my last Will and Testament. And I do hereby utterly disallow revoke and disannul all and every other former Testaments Wills Legacys and Bequests and Executors by me in any Ways before named Willed and bequeathed, ratifying and confirming this and no other to be my last Will & Testament In Witness whereof I have hereunto Set my Hand and Seal y^e Day and Year herein before written.

Signed Sealed published pronounced & declared by the S^d Deb^o Webber as her last Will & Testament in y^e Presence of Deborah Webber (Seal)

us y^e Subscribers Ioseph Plaisted Abraham Nowell Sarah Sayward

Probated 19 May 1747.

Probate Office, 7, 82.

In the Name of God Amen. The Sixth Day of March Anno Domini &c. One Thousand Seven Hundred & Forty one I Thomas Walker of Pemaquid &c. being Sick in Body but of good and perfect Memory, Thanks be to almighty God, and calling to Remembrance the uncertain Estate of this Transitory Life, and that all Flesh must yield unto Death, when it Shall please God to call I do make and declare this my last Will and Testament in Manner and Form following, First being penitent and Sorry for all my Sins most humbly desiring forgiveness for ye Same I commend my Soul unto almighty God my Saviour and Redeemer in whom and by whose Merits I trust and beleiue assuredly to be Saved and to have full Remission and Forgiveness of all my Sins and to inherit ye Kingdom of Heaven, and my Body I commit to the Earth to be decently buried at the Discretion of my Executors hereafter named, and for the Setling of my temporal Estate, and Such Goods Chattels and Debts as it hath pleased God to bestow upon me, I do order giue and dispose of the Same in Manner and Form following; That is to Say,

Imprimis. I give and here Set down first Two Thirds of the whole to Iane and Iohn Walker my Wife and Son now residing in Ireland and the other Third to James Walker my Brother now residing in Pensilvania in the Town or County of Donegal. And I do hereby make and appoint my loving Friends David Allen and Samuel Clarke full and Sole Executors of this my last Will and Testament hereby revoking disannulling and making void all former Wills and Bequests by me made and declaring this only to be my last Will and Testament. In Witness I have hereunto Set my Hand and Seal the Date above mentioned..

Witness present
Iames Morton
Robert Mckown

Thomas
Walker (Seal)

Probated 16 Sept. 1746. Letters testamentary issued to Patrick Rogers, of Pemaquid, 28 Nov. 1746.

Probate Office, 7, 84.

In the Name of God Amen. The Ninth Day of March Anno Domini One Thousand Seven Hundred and Forty six seven, I Iohn Rogers of Kittery in the County of York and Province of the Massachusetts Bay in New England Yeoman, being aged and infirm of Body but thrô Gods Goodness and Mercy of perfect Mind and Memory and knowing the Uncertainty of this Life do make and ordain this and none other to be my last Will and Testament in the following Manner Vizt. Imprimis, I Commend my Soul into the Hands of God who gave it, and my Body to ye Earth to be buried in Such decent and Christian Manner as my Executors hereafter named Shall See meet, and touching Such Worldly Estate as God in His Providence hath given me my Will is Shall be disposed of in the following Manner after my Funeral Charges and just Debts are paid & Satisfied.

Item. I give and bequeath unto my dearly beloved Wife Hannah Rogers a Moeity or half part of my personal Estate forever, and one Half of my dwelling House during her Natural Life, and one quarter part of the yearly profit and Income of my Real Estate during Life as afores^d That is to

Say, One full Quarter part of the Lands produce without any Charge to her for Improvement thereof.

Item. I give and bequeath unto my beloved Son George Rogers and to his Heirs and Assigns forever one Moiety or half part of my Lands in Kittery afores^d including what I have already given him by Deed which is to be accounted part of his half, to be divided by a Northeast and by East Line through the Middle of every part of my Land, he to have the South east part thereof, and also my Dwelling House with the Land it Stands on, and to extend Two Rods Northwest from Said House, and Two Rods South West and to run Square over Southeastward to his own Line of his half part and Northeastward by the High Way The Kitchin on the Southwest Side of the House is included in the Said Two Rods.

I also give him the Said George his Heirs and Assigns forever the Moiety or half part of all the Right I have or hereafter may or ought to have in the Common and undivided Lands in the Town of Kittery or Berwick To Have and to Hold to him the Said George Rogers his Heirs and Assigns forever, he paying his part of the Legacys hereafter mentioned to my four Daughters.

Item. I give and bequeath unto beloved Son John Rogers his Heirs and Assigns forever all the remaining half part of all my Lands in Kittery afores^d being the Northwest part thereof and also the remaining half part of my Right in the common and undivided Lands afores^d with the remaining half part of my personal Estate, To have and To Hold to him the Said John Rogers his Heirs and Assigns forever, he paying his part of the Legacys hereafter mentioned to my four Daughters.

Item. I give and bequeath unto my beloved Daughter Hannah Fernald besides what I have already given her the Sum of Five pounds.

Item. I give and bequeath unto my beloved Daughter Mary Godsoe the Sum of Five pounds besides what I have already given her.

Item. I give and bequeath unto my beloved Daughter Margaret Libby the Sum of Five pounds besides what I have already given her.

Item. I give and bequeath unto my beloved Daughter Keziah Hanscom besides what I have already given her the Sum of Six pounds & Five Shillings. All the aforesaid Legacys to be paid by my Said Sons George and John within Four years after my Decease in good Bills of Credit of the new Tenor so called or in old Tenor Four for one, Each of them to pay one Half: And further my Will and Meaning is that if either of my Sons afores Should die and leave no Surviving Issue of his Body lawfully begotten, that then the Surviver Shall have hold and enjoy all the aboves Lands and Premisses to him his Heirs and Assigns forever he discharging and paying the aforesaid Legacys; Saving to the Widow if any be of the Dec her Dower during Widowhood

And I do ordain and appoint my afores^d Sons George and Iohn Rogers Executors of this my last Will and Testament and do hereby utterly disallow revoke and make void all or any former Will or Testament, confirming this and no other to be my last Will and Testament.

In Witness whereof I have hereunto Set my Hand & affixed my Seal on the Day and Date first above written.

Signed Sealed published and

Iohn Rogers (Seal)

declared by John Rogers
the Testat^r to be his last Will
and Testament in presence
of us the Subscribers,
Iames Fogg
Ino Hammond
Iona Hammond

Probated 6 July 1747. Inventory returned 28 Sept. 1747, at £2436: 16: 0, by William Tetherly, Joseph Hammond jun. and Nath! Remick, appraisers, besides 14½ acres of land and 6 sheep returned by the Executors and not priced.

Probate Office, 7,87.

I Nathaniel Raynes of York in the County of York in New England Yeoman being under Bodily Weakness do make this my last Will and Testament after my just Debts and funeral Charges are paid.

Imprimis. I do hereby give and bequeath unto my Dear and wel-beloved Wife and my Son Robert all my Lands Marshes Houses Barns & personal Estate whatsoever (except what my Son Francis has now in Possession) to be equally divided between them and to be held in Severalty to them and his Heirs forever.

Item. I give and bequeath to my Son Francis Raynes all that Land whereon he now lives and which he now possesses to him and his Heirs forever. But if it Should please God that he Should never Return from the present Expedition my Will is that only the House and Barn Should be reckoned as his Estate and that one Hundred pounds old Tenor Should be paid by my Executor to his Child.

Item. I give to my two Daughters Eleanor Marston and Hannah Gerrish Fifty pounds apiece old Tenor besides what they have already receiv'd

Item. I give to my other three Daughters Lucy Cutt Sarah and Eunice each one Hundred pounds old Tenor.

Item. It is my Will that my Son Francis Shall pay One Hundred and Fifty pounds and my Son Robert all the rest of the above Legacies.

And I do hereby constitute my Son Robert the Sole Executor of this my last Will and Testament.

Witness my Hand and Seal this twenty ninth Day of May Anno Domini 1745.

Signed Sealed published pronounced and declared by Nath¹ Raynes as his last Will & Testam^t in presence of David Bennet Ieremiah Bragdon Sarah Sayward

The Rasure made Line 21 and the word Fifty written before Signing.

Nathaniel Raynes (all Seal)

Probated 6 July 1747. Inventory returned, 2 Oct. 1747, at £5713:9:0, old tenor, by Samuel Sewall, Joseph Holt and Ralph Farnam, appraisers.

Probate Office, 7, 110.

In the Name of God Amen. The Thirteenth Day of July Anno Domini One Thousand Seven Hundred and Forty three I Elizabeth Curtise of Kittery in the County of York in ye Province of the Massachusetts Bay in New England Widow being aged and weak in Body but of perfect Mind and Memory Thanks be given unto God; Therefore calling unto Mind the Mortality of my Body do make and ordain this my last Will and Testament; That is to Say, principally and first of all, I give & recommend my Soul into the Hands of God that gave it; and my Body I recommend to the Earth to be buried in decent Christian Burial at the Discretion of my Executors hereafter named, Nothing doubting but at the General Resurrection I Shall receive the Same again by the Mighty Power of God: And as touching Such Worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of the Same in the following Manner and Form.

Imprimis. I give to my well beloved Cousin Maj^r Nicholas Shapleigh Esqr his Heirs and Assigns foreuer all my Land or Lands Scituate and being in the Township of Kittery on the Eastern Side of the River called and known by the Name of Spruce Creek, excepting one Acre of Land belonging to the Land whereon I now dwell and possess at the Corner thereof lying by and joining to the High Way and Ioseph Willsons Land; provided and on Condition that the Said Nicholas Shapleigh his Heirs and Assigns do make and maintain in good Repair all the Fences belonging to the Said Land during my Natural Life. I also give to my Said Cousin Nicholas Shapleigh his Heirs and Assigns forever all my Right in the Mill Stream, at Spruce Creek aforesa and all my Right in the Mill or Mills Standing on the Said Stream; and also all my Right in the Dam and half an Acre of Land joining to ye Said Dam on the Western Side of the Said Creek; And also all my Housing Barn and other Buildings which I have on my Land on the Eastern Side of the Said Spruce Creek, provided and on Condition that he the Said Nicholas Shapleigh his Heirs and Assigns Maintain the Housing Barn and all other Buildings on the abovesaid Land as also my part of the Mill or Mills and Dam in good repair during my Natural Life.

2^{ly} I give to my well beloved Cousin Iohn Shapleigh his Heirs and Assigns forever all my Land which I have in the Township of Kittery afores^d Scituate lying and being on the Western Side of Spruce Creek commonly called and known by y^e Name of Oak Point Farm; excepting one half Acre which I have in these presents given to my Cousin Nic^o Shapleigh his Heirs and Assigns. I also give to my Said Cousin John Shapleigh his Heirs and Assigns forever all the Buildings of every Denomination that are upon the Land in these presents given to him his Heirs and Assigns: provided & on Condition that he the Said John Shapleigh his Heirs &c. do make and maintain the Housing and Fences on the Said Land in good Order and lawful during my natural Life.

3^{ly} I give to Elizabeth Dill the Wife of Ioseph Dill her Heirs and Assigns forever one Acre of the Land whereon I now dwell & possess Scituate and being in the Township of Kittery afores^d joining to the High Way that leads to the Point and Ioseph Willsons Land to be laid out on a Square.

4^{1y} After my funer¹ Charges and just Debts are paid and discharged all the residue of my Estate (if there be anything remaining) I give to the Children of my two Sisters Sarah Shapleigh and Mary Rice Dec^d or those that Shall legally represent them, to be divided in equal Shares among them.

Finally I constitute make and ordain my Cousins Nicholas Shapleigh and John Shapleigh my Executors of this my last Will and Testament; And I do hereby utterly disallow revoke and disannul all and every other former Testaments Wills Legacies and Bequests and Executors by me in any Ways before named willed and bequeath, ratifying and confirming this & no other to be my last Will and Testament. In Witness whereof I have hereunto Set my Hand and Seal the Day and Year above written.

Signed Sealed published pronounced and declared Elizabeth Lisab. Curtise (seal)

by the Said Elizabeth Curtise as her last Will & Testam^t in the presence of us the Subscribers

his

Benjamin × Hammons mark

his

 $John \times Moore$

mark

Edmund Hammons

Iohn NewMarch

Probate Office, 7, 119.

In the Name of God Amen. The last Will and Testament of William Vaughan of Damariscotty in the County of York Gentⁿ I William Vaughan by Gods Grace being in perfect Health both of Mind and Body, and knowing y^e uncertainty of the time of my Life, and my bounden Duty to Set my House in order before I die, Do appoint this to be my last Will hereby revoking all others by me made heretofore, I give up my Soul to God earnestly looking to him for Acceptance thrô the alone Merits of the Lord Jesus Christ, and my Body to the Earth with the Cheapest Manner of Burial: My worldly Estate I dispose of in the following Manner.

- 1 I Will that my Debts be paid in convenient Season by my Executors as hereafter directed and named.
- 2. To my Hon^d Mother Mad^m Eliz^a Vanghan during her Life and in the Time of Peace and my Saw Mills going at Damariscotty, I give Fifty pounds per annum out of the Incomes thereof.
- 3 To my Brother Elliot Vaughan I give all the Remaindr of my Estate in Possession or Reversion in the Province of New Hampshire, after my Fathers Debts & Legacys, and my own Debts & Legacys as hereafter mentioned are paid, To him and his Heirs forever.
- 4 I give to each of my married Sisters & their Husbands a pair of Gloves, viz^t Iohn & Sarah Ross, William & Elizabeth Bennet, Hunking & Margaret Wentworth, and Cutt & Mary Shannon.
- 5 I give to my Sister Iane Vaughan one Thousand pounds to be paid in Money or Lands; viz^t out of Lands in the Town of Portsmouth.
- 6. I Will that my Debts to M^r Bowdoin Capt. Osborne and others contracted on my Fathers Acco^t be paid out of my New Hampshire Estate.

- 7. I will that the Debts by me contracted on Account of my Estates at Mintinicus Damariscotta Sheepscott, Harrington and Pemaquid be paid by my Executors hereafter named out of the Same.
- 8. My Estates in lands at Mintinicus Damariscotty, Pemaquid Harrington and Sheepscot vizt of Sheepscot in Partnership with the Heirs of Mr Iohn Nelson of Long Island in ye County of Suffolk Decd vizt Half the Tract of Land Sold by Sonobus Indian Sagamore to Sylvanus Davis, For which they are to give a Deed I give and bequeath in equal Fifths to my Brother Elliot Vaughan, my Sister Jane Vaughan, and to Iane Mary & Elizabeth the Daughters of Iohn and Martha Campbel of Damariscotty to them & their Heirs forever in the following Manner, vizt that if Elliot Vaughan dies without Children and his Fifth part in these Estates is undisposed of his part is to descend to his Sister Jane & her Heirs and so Iane's Part to descend to her Brother Elliot in like Circumstances And if Iane Mary or Elizabeth Campbell die before Age the Survivor or Survivors Shall have the Decds Estate, and if they three die under Age without Children what is bequeath'd to them Shall go to Elliot & Jane Vaughan in equal Shares as given to them by me.
- 9. I give to M^r John & M^{rs} Martha Campbell all the Goods in my House at Damariscotty, also I give to them Fifty pounds per annum out of the Produce of my Mills at Damariscotty during the Life of one & both of them.
- 11. I give to David Cargill Esq^r of Sheepscot out of my Right in the Eastern Tract of Land at Sheepscot (that was Sold by Sonobus to Silvanus Davis) Two Hundred Acres to be made Secure to him and his Heirs forever when the Deed is given.
- 12. I do hereby give and bequeath to the old Settlers at Walpole viz^t William Iones, The Wife of Robert Morrison, James Huston and Iohn Lermond to each of them & their Heirs forever, one Hundred Acres of Land in the District

called Walpole, whereof Ten Acres to be Meadows, all to be Set off to them by my Executors, on Condition that they the forementioned Livers at Walpole give my Executors Quit Claims of all the Remainders of those Lands, that they may afterwards live like Christians in Peace.

13. I do appoint my Brother Elliot Vaughan & Mr Iohn Campbell afores^d Executors and my Sister Iane Vaughan & Martha Campbell afores^d Executrixes of this my last Will & Testament, to whom if there be any Residue of my Estate I give the Same. And in Consideration of the Premisses have hereunto Set my Hand and Seal this twenty third Day of March Anno Domini One Thousand Seven Hundred and Forty four &c.

Signed Sealed & published

W. Vaughan (a)

in presence of Ios: Calef

Iohn Wheelwright jnn^r Nath¹ Wheelwright.

Probated 20 Oct. 1747. Jane Vaughan 2 Mch 1746 declines the trust of Executrix, but on 5 June 1747, she as Jane Nohle, petitions to he and is restored by the Probate Court in Boston. Inventory returned 5 April 1748, at £6098: 11: 0, old tenor by Alex Nikels, John Ballnatyen and William McClelland, appraisers.

Probate Office, 7, 121.

In the Name of God Amen. I Ebenezer Sampson of Arundel in the County of York, and in the Province of the Massachusetts Bay in New England Husbandman calling to Mind the Frailty and the uncertainty of humane Life, realizing it that Man knoweth neither the time nor the manner of his Death, whether it will be Sudden or foreseen, by Some unexpected Stroke or by Sickness, and as it is a time of War, and I apprehending my Self exposed and in Danger when about my Work where I dwell, and in going backward &

forward thrô the Woods on my necessary Business, and not knowing but God in his Providence may give me up to the Will of mine enemies number me to the Slaughter and cause me to fall by the Sword, so praying God by his Grace would fit me for a better Life, that so when or in what manner Soever Death comes I may be enabled readily to leave the Things of this World, having good hopes of better Things in the World to come, Treasures in the Heavens which none by the Rage & Fury of Enemys Shall ever be deprived of or Separated from; And as to Such Worldly Estate that God hath blessed me with, for & in Consideration of the tender Care parental Love and Affection my hond Parents have ever Shown unto me, as I am in a Single State, 'Tis my Will and desire that all I die Seized of Should go to my hond Parents Iames Sampson & Ruth his Wife, whether Real or personal Estate House Lands Creatures or Goods & Chattels, I freely give & bequeath all to them the Sa James and Ruth Sampson to be disposed of by them as they think fit confirming this & no other to be my last Will and Testament In Witness whereof I have hereunto Set my hand and Seal the twenty fifth Day of April in the Year of Christ our Lord One Thousand Seven Hundred & Forty Six. Ebenezer Sampson (asal) Signed Sealed published

pronounced and declared by Ebenezer Sampson as his last Will & Testam^t In presence of Ionathan Stone Samuel Williams Iohn Hovey.

Probated 20 Oct. 1747.

Probate Office, 7, 122.

In the Name of God Amen. I Humphrey Dearing of Arundel in the County of York in His Majts Province of the Massachusetts Bay in New England Worsted Comber, being in good Health and of a Sound Mind & Memory, Thanks be given to God therefor; and calling to mind the Mortality of my Body remembring that it is appointed for all Men once to die, & not knowing, as it is a time of War, and an exposed Town in Which I dwell, and as I am now far advanced in Years but I may die quickly & Suddenly, and that I may not when Death comes have my Mind incumbered about Setling my Worldly Affairs, I do now make & ordain this present Will to be my last Will & Testament, wherein principally & first of all, I commend my Soul into the Hands of God that gave it, hoping thrô the Merits Death & Sufferings of our Lord & Saviour Jesus Christ to obtain pardoning Mercy, and a glorious Resurrection to eternal Life; and my Body I commit to the Earth to be decently buried at the Discretion of my Executor hereafter named; And as to the Estate & worldly things which I must be gone from, and which God hath been pleased to endow me with, I giue dispose of & Settle the Same in the following Manner & Form.

Impr: I will that my funeral Charges & all my just Debts Shall be paid & discharged by Humphrey Dearing my dutiful and well beloved Son, whom I now constitute & appoint my Sole and only Executor.

Item. I give and bequeath to Sarah Dearing, my now beloved Wife during the time of her Widowhood one Room in my dwelling House, and all the household Stuff, and my Will is that Humphry my Son yearly & every year, winter a good Cow for her Use which I allow her out of my Stock, that against every Winter he provide for his Mother, three

Bushels of Meal, and two Thousand of Boards, and find her with Wood at the Door of her House, Sufficient & Suitable for her own Fire: but on her Marriage all this is to cease, and be relinquished by her.

Item. I give & bequeath to the Said Humphry Dearing my Son my dwelling House in arundel with all my Right Title and interest to the one half part of the Priviledge of the Stream in Said Town called Barrets River with one half of a Saw, and a fourth part of the Saw Mill Standing on the lower Falls behind my House, with one half part of the Priviledge of building a Mill or Mills hereafter, with all my Priviledge of laying Logs & Lumber on the Southern Side of S⁴ Mills, and as I am a Proprietor the Priviledge of Cutting Timber on the Town Commons, This my Propriety with the other Priviledges afores I give to him the Said Humphry Dearing his Heirs and Assigns forever.

Item. I give to the Said Humphry my Son a certain Tract of Land in Said Town which I bought of Thomas Wheelwright in the Year 1743. containing about twenty Acres, butted as the Deed declares, and also my Oxen, and with them all the Wood & Iron Work Chains Yoke &c. for fixing out a Team to Said Humphry & heirs & Assigns forever.

Item A Tract of Land of an Hundred Acres that was given me by the Town on March 29, 1725. and laid out in a Square the 16. of Decem^r following, by Thos Huff Lot layer, which begins at a Maple Stump, at the Corner of Deacⁿ Robinson's Land near a Brook that runs into Batson's River, & runs West & by North 80 Rods to 3 Birches marked on 4 Sides H.D., from whence it runs North by East, being bounded all along by the Land of Said Robinson till the Hundred Acres be compleated all which I give to Said Humphry & his Heirs and Assigns forever.

Item, Six Acres of Marsh which on the 13th of June 1721.

I bought of Ebenezer Barton, bounded on the South East Corner by a Stake & heap of Stones, then runs Northwestwardly to another Stake & Heap of Stones by a Ditch, then Northeasterly by Said Ditch to a Small Creek running into the Main Creek, thence running Easterly as the Creek runs to a Stake in Ionathan Stones Line; this Plot of Marsh I do now give and bequeath to Humphry Dearing my Son to him & his Heirs and Assigns forever.

Item. To my five Daughters Dorothy Adams, Mary Thomas, Abigail Hutchins Iudith Lasell & Elizabeth Emmons for whom at times I have been doing all my Days, to them I give an Equal Share & Proportion in all the remaining part of my Estate, The Household Furniture after their Mother hath done with it, and also an equal Share or part in whatever Creatures or Lands Shall be found to be to me belonging I give & dispose of it all among them and their Heirs & Assigns forever.

And I do hereby utterly disallow revoke & disannul, all & every other former Testament, Will Legacy Bequest & Executor by me in any Manner heretofore named, ratifying & confirming this and no other to be my last Will and Testament. In Witness whereof I have hereunto Set my Hand & Seal the thirteenth Day of April in the Year of Christ our Lord God everlasting, One Thousand Seven Hundred & forty seven, and in the twentieth year of the Reign of our Gracious Sovereign Lord George the Second by the Grace of God King of England Scotland France & Ireland Defender of the Faith &c.

Signed Sealed & Delivered in presence of us three Iohn Hovey Sam¹¹ Robinson Susanna Hovey Humphry Dearing (Loc.)
N: B: In as much as no Intail is design'd by this Will, and yet as ye Word Assigns is all along left out, which makes it look as if it was intail'd, the Reader is desired to take Notice, That ye Word (Assigns) which is

interlin'd in line 27. in line 30. in L. 35. in L. 4. & in L. 45, and also y° Words (my Propriety) in Line 27. were interlined before Signing.

Probated 20 Oct. 1747. Inventory returned 20 Oct. 1747, at £186: 3: 3, by Samuel Robinson, James Sampson and Samuel Williams, appraisers.

Probate Office, 7, 125.

In the Name of God Amen. I George Collings of Kittery in the County of york in the Province of the Massachusetts Bay in New England Fisherman having been by many repeated Calls of Divine Providence put in Mind of the Mortality of my Body & the uncertainty of this Life, and being of a good perfect and of disposing Memory, Thanks be given unto a gracious God therefor, Do make & ordain this my last Will & Testament, revoking and disannulling all other Wills and Testaments by me heretofore made either by Word or Writing. And first of all, I resign & recommend my Soul into the Hands of God hoping for the Pardon & remission of all my Sins thrô Iesus Christ my Redeemer, and my Body I commit to the Earth to be buried in a decent christian manner at the Discretion of my Executors, Nothing doubting but at the General Resurrection I Shall receive the Same again by the mighty Power of God. And as to Such Worldly Estate wherewith it hath pleased God to bless me with, I give demise and dispose of the Same in the Manner following vizt

Imp^r I give and bequeath unto my Daughter Mary Collings all and Singular my Estate both real & personal of what Nature kind and Quality soever it be, either Houses Barnes Ware-Houses, Lands Vessels Goods Wares Moneys Merchandize, Bonds Mortgages, Book Debts Notes or what-

ever else I am in Possession of, and am intitled unto at this present Bequest, to her own proper Use Benefit and Behoof & Disposal and to her Assigns forever; But and if in Case She depart this Life before She be lawfully married or arrive to lawful age, I do bequeath unto my Sister Elizabeth Heard of Clindleigh in the County of Devon in Great Britain all the above bequeathed Premisses to her and her Heirs lawfully begotten of her Body; and if the Said Heard Should die without lawful Issue, then I give & bequeath all the above Premisses with all my Estate both Real personal unto Charles Frost jun of Kittery in the County of york aforesaid Gent his Heirs & Assigns forever to his and their only proper Use Benefit & Behoof forever.

I do ordain constitute and appoint the Said Charles Frost with Richard Cutt Iun^r of Kittery afores^d Esq^r & M^r Samuel Lunt of Kittery afores^d Cordwainer my Executors of this my last Will and Testament. In Witness whereof I have hereunto Set my Hand & Seal this twenty fifth Day of April in the tenth year of His Majestys Reign Anno Domini 1737. Signed Sealed published and

pronounced in presence of us, George Collings (seal)

Iohn Blunt

W^m ffrost

William Clark

Rebecca Donnell

Probated 11 Nov. 1747. Inventory returned 8 Dec. 1747, at £80: 4: 7, by Timothy Gerrish, Roger Mitchell and William Dearing, appraisers.

Probate Office, 7, 134.

In the Name of God Amen. The Sixth Day of December in the year of our Lord one Thousand Seven Hundred & Thirty four I Iohn Manson of Kittery in the County of York, and Province of the Massachusetts Bay in New Eng-

land Mariner, being weak in Body but of perfect Mind & Memory Thanks be given unto God; therefore calling unto Mind the Mortality of my Body and knowing that it is appointed for all men once to die Do make & ordain this my last Will & Testament, that is to Say principally and first of all, I give recommend my Soul into the Hands of God that gave it; and my Body I recommend to the Earth to be buried in decent & Christian Manner at the Discretion of my Executor, nothing doubting but at the General Resurrection I Shall receive the Same again by the almighty Power of God; And as touching Such Worldly Estate as it hath pleased God to bless me in this Life, I give demise & dispose of the Same in the following Manner and Form.

Imp^r I will that all my just Debts be paid by my Executor hereafter named.

Item. I give and bequeath unto my well-beloved Son Samuel Manson, whom I likewise constitute make & ordain my Sole Executor of this my last Will & Testament, all my Land lying on the South Side of a Brook of Water running thrô my Land near the Middle over which there is a Bridge together with all the Building thereon and if the Said Samuel Manson See fitting he may Sell it to his Brother Ioseph Manson or otherways it is to go to his eldest Surviving Heir, the Said Samuel Manson is to provide all necessarys for his Mother Lydia Manson in Sickness & Health and to provide for her a comfortable Maintanance during her Life; I likewise give to my Son Samuel Manson all my moveable Estate which I do not herein mention.

Item. I give & bequeath unto my well beloved Son Joseph Manson all my Land on the North side of the aforesaid Brook, and if he Sees fitting he may Sell it to his Brother Samuel Manson or otherways it is to go to his eldest Surviving Heir, I also give to my Said Son Joseph Manson one Bed & Beding and one pot and two pewter Platters.

Item. I give & bequeath unto my well beloved Son John Monson one Bed & Beding and one Cow and Priviledge to

keep a Cow on the afores^d Land and convenient Priviledge to live in the House I also will that my Executor should take Care & provide for him in Case he cannot provide for himself, and in Case he Should marry, my Executor is to pay him Sixty pounds in Money at two Year after my Decease and the afores^d Cow & Bed & Beding which Shall clear him from my Estate.

Item. I give and bequeath unto my well beloved Daughter Lydia Manson Fifty pounds in Money to be paid to her by her Brother Joseph levied out of that which I bequeathed to him to be paid Twenty five pounds at one year after my Decease & Twenty five pounds at Two Year after my Decease, and also one Bed & Beding one Cow & Calf one Brass Kettle & Skillet and three pewter Platters.

Item I will that if my Said Sons Ioseph Monson & Samuel Couson Should either of them decease the Surviving Should have what was bequeathed to the Deceased fulfilling every Article above mentioned. And I do hereby disallow and disannul all and every other Wills Legacys Bequests whatsoever by me made Ratifying & confirming this & no other to be my last Will and Testament.

Signed Sealed published & pronounced Iohn Manson $\binom{a}{Seal}$

by the sd Iohn Monson as his last Will

& Testament, In the presence of

in the presence of Us

 W^m Pepperrell

Ios: Plaisted

Iohn Watkins

George ffrost

Probated 5 Jany 1747. Inventory returned 28 March 1747, at £1112:13:8, old tenor, by Tobias Fernald, Thomas Rogers and John Godsoe, appraisers.

Probate Office, 7, 136.

In the Name of God Amen. The fifteenth Day of February Anno Domini one Thousand Seven Hundred & forty two/ three, I Nathaniel Fernald of Kittery in the County of York and Province of the Massachusetts Bay in New England Husbandmⁿ being aged and weak in Body but of perfect Mind and Memory Thanks be given unto God, therefore calling to Mind the Mortality of my Body, and knowing that it is appointed for all men once to die, do make & ordain this my last Will and Testament, That is to Say principally, and first of all, I give and recommend my Soul into the Hands of God, that gave it, and my Body I recommend to the Earth to be buried in a decent & Christian manner at the Discretion of my Executor hereafter named, Nothing doubting but at the great & General Resurrection, I shall receive the Same again by the almighty Power of God, and as touching Such worldly Estate wherewith it hath pleased God to bless me in this Life I give & dispose of the Same in ye following Manner & Form.

Imp^r I will that all my just Debts & Funeral Charges be paid by my Executor hereafter named out of my Estate as soon as may be conveniently after my Decease, and also my Wife's Funeral Charges after her Decease.

Item I give & bequeath unto Anna Fernald my dearly beloved Wife the Income of my Real Estate during her natural Life.

Item I give & bequeath unto my well beloved Son Nathan¹ Fernald all my Wearing apparel, and give & confirm unto him all my Real Estate of what kind or Nature Soever, which I have already given him by a Deed or Instrum¹ under my Hand & Seal.

Item, I give & bequeath unto my well beloved Daughter Mary Fernald a Bed & Furniture belonging to it Standing in the Northeast Corner of my House

Item. I give & bequeath unto my well beloved Daughters

Hannah Breeden & Ruth Knight all my Household Goods and personal Estate of every kind to be equally divided between them after my just Debts & funeral Charges and my Wifes Funeral Charges be paid ont of the Same to be delivered to them by my Executor within Twelve Months after my Decease and the Decease of my Wife.

Item, I give & bequeath unto my Grandson George Fernald the Son of Tobias Fernald late of Kittery Dec^d Five Shillings lawful Money to be paid to him within twelve Months after my Decease by my Executor hereafter named.

And I do hereby make & ordain my Said Son Nathaniel Fernald my Sole Executor of this my last Will & Testament and do hereby utterly disallow revoke & disannul all & every other Will or Wills Legacys Bequests & Executors by me in any Ways before named Willed & bequeathed, Ratifying & confirming this & no other to be my last Will and Testament. In Witness whereof I have hereunto Set my Hand & Seal the Day & year before written.

Signed Sealed published pronounced

his

and declared by the Sa

Nathaniel N Fernald (seal)

Nath¹ Fernald as his

mark

last Will and Testament

In presence of Us,

 $_{
m his}$

Abner Cole

David \times Spinney

Lydia Allen

mark

John Godsoe

 $_{
m her}$

Ierusha × Spinney mark

Probated 4 April, 1748. Inventory returned 3 April 1748, at £392:18:4, old tenor, by Joseph Fernald, Abner Cole and John Godsoe, appraisers.

Probate Office, 7, 137.

I Iohn Nason late of Kittery now of Berwick bound on an Expedition to Cape Breton, make this my last Will & & Testament viz^t

I make and appoint my Wife Margaret the Sole Executrix of this my Will, and hereby give devise and bequeath unto her all my Estate Real & personal in any place or places to be by her used improved and disposed of in any Manner as She Shall See meet & Iudge convenient for her own Support and the Support and maintainance and Education of my Children which I leaue with her. I hereby declaring that her disposing of or Selling of my Land at her own Pleasure Shall be good as if I my Self had done the Same. Witness my Hand & Seal the Second Day of March Anno Domini 1744.

Signed Sealed pronounced & declared Iohn Nason (a Seal)
by Iohn Nason to be his last Will
and Testament in presence of

Ios: Hearl Sarah Hearl

Richard Emery, Noah Emery

Probated 4 April 1748. Inventory returned 1 July 1748, at £93: 11:9, new tenor, by Abraham Lord, Richard Shackley jun• and Noah Emery, appraisers.

Probate Office, 7, 147.

In the Name of God Amen. I Robert Smith of Arundel in the County of york in His Majestys Province of the of the Massachusetts Bay in New England Yeoman, being Sick and weak in Body, but enjoying the free use of my Reason and Understanding, Thanks be given to God therefor: and calling to Mind the Mortality of my Body, and knowing that it is appointed for all men once to die, do make & ordain this my last Will & Testament, in Manner & Form fol-

lowing, that is to Say, I do principally & first of all commend my Soul into the Hands of almighty God that gave it, hoping thrô the Merits Death & Sufferings of our Lord & Saviour Iesus Christ for the full Pardon of all my Sins, and to inherit everlasting Life: and my Body I commit to the Earth to be decently buried at the Discretion of my Execut^{rs} hereafter named; nothing doubting but at the Gen¹ Resurrection I Shall receive the Same again by the mighty Power of God. And as to the Settlement of Such Worldly Substance as God hath been pleased to bless me with; my Will is that it be Settled in Manner & Form following viz^t

That with Mary Smith my dear & loving Wife, Joseph Miller my Brother in Law be joined an Executor to manage with her in all Affairs that respect my Estate; excepting you Settlemt of a Bond which Lieut Burbank hath against me.

- II. That my Funeral Charges and all other my just Debts be paid by my two Executors above named.
- III. My Will is that with Mary my beloved Wife Robert Patterson of Biddeford in our Said County Trader, be my Executor to assist her in the full Discharge final Execution & Settlement of y^e afores^d Bond in the Hands of Said Burbank, because none but my Self knows so well the circumstances of it, as he doth.
- IV. My Will is, that over & above her Right of Dower & Power of Thirds the Said Mary my Wife out of my Estate, have a good Suit of Mourning, and so long as She remains my Widow and lives in my dwelling House for the Snpport of her Self & Family I leave all within Doors and without, to be by her improved according to the Advice & Direction of the Said Miller my Executor; and would have but one Yoke of Oxen, one Horse, and the rest of the Stock kept on the place to be Cow kine, the overplus of the Stock whether Oxen or Horses both I would have disposed of
- V. In Case the Said Mary Shall be maried again, that my Fatherless Children may not be under the Command of a Father-in-Law, nor any Father in law Settle himself on my

Estate my Will is that all my Children upon the Marriage of their hon^d Mother be put to live with one or another of my Relatives here in our Said Town as Said Miller my Executor and Mary their Mother Shall think best for them, and my Place rented out by said Miller, who Shall take Care that all my Children be taught to read write & cypher my Sons to the Rule of Three, and that the Thirds of the Household Goods my Wife upon her Marriage may take with her be inventoried, that so my Children as they Shall be no Charge to a Father in Law, may at their Mothers Death have them again.

VI. That no Father in Law come on my Place to lay out my Wives Thirds to the Disturbance of my Children in their quiet Enjoym^t of what I leave them; my Will is, that the annual Income and Profits of my Estate be computed, and the Thirds of it during the Life of the Said Mary be by Miller my Executor or my Children paid their Mother Yearly & every Year in Money or in ye Produce of the Place which She chuses: And confirming this to be my last & only Will, I do now hereunto Set my Hand & Seal the 27th of May Anno Domini 1747.

Signed Sealed pronounced

Robert Smith (a)

& declared by the Said
Robert Smith as his last
Will, in presence of us
three Witnesses
Abel Merrill
Ieremiah Miller
Samuel Jameson

Probated 5 April 1748. Inventory returned at £682: 10: 1½, new tenor, by Thomas Perkins, A bel Merrill and Robert Cleves, appraisers, 13 May 1748; also debts due the estate of £26 from John Fairfield, and £5 from Harris Downing, old tenor.

Probate Office, 7, 152.

The last Will and Testament of Iohn Smith of Arundel I will that the Children of my two Daughters the Wife of Ioseph Miller & the Wife of Samuel Iameson Shall have all my Real Estate, but what Robert Smith bought of Benja Downing, the which purchase I will to William Smith the Son of Robert Smith Decd. The Stock with the other moveables I will to my Wife with the one Third of the Income of all the aforesd Estate during her Life. I Will that Ioseph Miller & Samuel Iameson be my Executors Dated April 8. 1748.

Signed and Sealed in presence of us.

 $Enoch \times Danforth$

Benj: Downing and Abel Morrell, appraisers.

mark Benja Downing Iohn Smith (Seal)

mark

Probated 17 May 1748. Inventory returned 25 June 1748, at £1130, by Thomas Perkins

Probate Office 7, 162.

In the Name of God Amen. The twelfth Day of October Anno Domini one Thousand Seven Hundred twenty & one I Charles Trafton of York in the County of York in the Province of the Massachusetts Bay in New England Yeoman being of perfect Mind & Memory, Thanks be given unto God; and calling unto Mind the Mortality of my Body do make & ordain this my last Will & Testament, That is to Say principally & first of all I recommend my Soul into the Hands of God that gave it, and my Body I recomend to the Earth to be buried in decent Christian Burial at the Discretion of my Executrix hereafter named, And as touching

Such Worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise and dispose of the Same in ye following Mañer & Form.

Imp^r I give to my Brother Hezekiah Trafton Ten Shillings in Current Money of New England.

Item. I give to my Sisters Elizabeth Johnson Iane Beal Dorothy Main Penelope Bracy five Shillings in Currant Money to each of them.

Item, I give & bequeath to Sarah my dearly beloved Wife, whom I likewise constitute make & ordain my Sole Executrix of this my last Will & Testament and to her Heirs & Assigns forever all & Singular my Lands Messuages & Tenements together with all my Housing Household Goods Stock of Creatures Debts and moveable Effects whatsoever & wheresoever by her, her Heirs and Assigns, freely to be possessed & enjoyed forever.

Item. I desire & appoint the Honble Ioseph Hammond Esq^r and the Rev^d M^r Iohn Newmarch to be Overseers of this my last Will & Testam^t and to assist my Execut^x in her Executrixship.

Finally I do hereby utterly disallow & disannul all & every other former Testaments Wills Legacys & Bequests & Execut^{rs} or Executrix's by me in any Ways before named willed and bequeathed, ratifying & confirming this & no other to be my last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal the Day and Year above written.

Signed Sealed published pronounced & declared by the Said Charles

Trafton as his last Will & Testament in the presence of us
the Subscribers,
Rich^d Rice Iohn Sheppard

Paul Wentworth John Newmarch j^r

Probated 17 May 1748. Inventory returned 13 March 1749, at £928, old tenor, by Ralph Farnam, Christopher Pottle and Alex: Mckintire, appraisers.

Probate Office, 7, 164.

In the Name of God Amen. I Iames Frost of Berwick in the County of York & Province of the Massachusetts Bay in New England being indisposed of Body, but of perfect Mind & Memory do make & ordain this to be my last Will & Testament as follows viz^t.

Imp^r I recommend my Soul to God who gave it, amd my Body to the Earth to be decently buried in Such Manner as my Executors hereafter named Shall Seem meet; and as to what worldly Estate it has pleased God to give me, I give & dispose in Manner following, viz^t

Imprimis. I give & bequeath unto Margaret my dearly beloved Wife all the Farm where I now dwell, with all my Lands thereto adjoining, with the Houses Buildings & Appurtenances thereunto belonging, also my Quarter part of the Grist Mill & Priviledge at Quamphegon as also the half of my Priviledge in the Saw Mill at Quamphegon during her Life.

Item. I give & bequeath unto Margaret my dearly beloved Wife all my Moveables within Doors & without, as also my Right in the New Township at the head of Berwick, as also all my Right in the common & undivided Lands belonging to the Proprietors of Berwick as also all other Estate which I Shall not hereafter dispose of forever.

Item. I give unto my beloved Son Iames Frost his Heirs and assigns forever all the Estate where he now dwells with the Houses Buildings & Appurtences thereto belonging it being the whole of what was Set off as his part when he & his Brothers William & Nathaniel made a Division of their Lands he the Said James to pay to my Son Iohn Frost Forty pounds old Tenor.

Item. I give unto my beloved Son William Frost Five Shillings in Money old Tenor besides what he has already had to be paid by my Wife Margaret.

Item. I give unto my beloved Son Nathaniel Frost Five

Shillings in old Tenor Money besides what he has already had to be paid him by my Wife.

Item. I give to my beloved Son John Frost my half of a piece of Marsh which is in partnership with my Son William Frost as also Forty pounds old Tenor Money which I have ordered my Son Iames Frost to pay him, as also Eighty pounds old Tenor which I order my Wife to pay to my Said Son John besides what he has already had

Item I give & bequeath unto my beloved Son Stephen Frost the Twenty Acres of Land where his House now Stands near Cranberry Meadow be the Same more or, as also Seven Acres of Land be the same more or less at the old Board Wigwam near Salmon Falls little River, as also ye one half of my Priviledge in the Saw Mill at Quamaphegon as also Eighty pounds old Tenor Money which is to be paid him by my Wife.

Item. I give & bequeath unto my Son Ieremiah Frost his Heirs and Assigns forever after my Wifes Decease my Homested & all the Land thereto adjoining with the Houses Buildings and Appurtenances thereto belonging. As also I give to my Son Ieremiah Frost my Part of the Grist Mill & Priviledge of the Stream at Quamphegon, as also the half of my part of the Saw Mill and Priviledge at Quamphegon and to his Heirs and Assigns forever, after my Wifes Decease.

Item. I give unto my beloved Daughter Mary Gerrish Ten pounds in Money old Tenor, and to my Daughter Iane One Hundred pounds in old Tenor Money and to my Daughter Margaret One Hundred pounds in old Tenor Money to be paid them by my Wife, and also my just Debts, & Funeral Charges to be paid & discharged by her. and,

Lastly. I do appoint my dearly beloved Wife Margaret Frost and my beloved Son Jeremiah Frost Executors of this my last Will and Testament. In Testimony whereof I have hereunto Set my Hand & Seal this Seventeenth Day of September Annoque Domini One Thousand Seven Hundred &

Forty four and in the Eighteenth Year of King George the Second.

Signed Sealed & Delivered by Iames Frost afores^d to be his last Will & Testam^t in presence of ns.

Roger Plaisted Tobias Leighton Iames Chadbourn jun^r The Words [old Tenor] & the word [beloved] were interlined before Signing and Sealing.

Iames Frost (Seal)

Probated 4 July 1748. Inventory returned 29 Sept. 1748, at £3648: 4: 0, old tenor, by Humpbrey Chadbourn, Roger Plaisted and Jos: Chadbourn, appraisers.

Probate Office 7, 165.

In the Name of God Amen. The Ninth Day of Novemher Anno Domini One Thousand Seven Hundred & Forty five, I William Tetherly of Kittery in the County of York and Province of the Massachusetts Bay in New England Gentⁿ being aged but of perfect Mind & Memory Thanks be given unto God, therefore calling unto Mind the Mortality of my Body, and knowing that it is appointed for all men once to die, Do make and ordain this my last Will & Testament that is to Say principally and first of all I give & recommend my Sonl into the Hands of God that gave it, and my Body I recommend to the Earth to be buried in a decent & Christian manner at the Discretion of my Executor, hereafter named, nothing doubting but at the great & General Resnrrection I Shall receive the Same again by the mighty power of God. And as touching Such Worldly Estate as it hath pleased God to Bless me in this Life with I give demise & dispose of ye Same in the following Manner and Form.

Imp^r I will that all my just Debts & funeral Charges be raised and paid out of my Estate as Soon as may be conveniently after my Decease.

Item. I give & bequeath unto Mercy Tetherly my dearly beloved Wife the whole Income Profit & Improvement of all my real Estate of every kind & nature whatsoever & wharesoever the Same or any part thereof may be found during the Time that She Shall remain a Widow, and likewise I give to my Said Wife all my personal Estate that Shall be remaining after the Several Sums herein mentioned are paid and Satisfied to dispose of as She Shall think proper.

Item. I give and bequeath unto my Sons William Tetherly and Iohn Tetherly and to the Heirs lawfully begotten of their Bodys all my Lands & Buildings, and all my Rights & Titles to any Lands & Build's lying & being in the Town of Kittery and Berwick or in any other place wheresoever y's Same or any part thereof may be found together with all my Rights of Commonages, and all other of my real Estate for ever to be equally divided between them. And if either of them Should decease and not leave any lawful Surviving Heir or Heirs to inherit what is given to him the other Brother & his Heirs is to Inherit the whole of what is before mentioned as their proper Estate.

Item. I give & bequeath unto my Three Daughters vizt Mary Dennet, Mercy Iackson, & Susanna Staple to each of them Ten pounds of the old Tenor to be levied & raised out of my Estate and paid to them in Money or in Specie at Money price or out of my moveable Estate So far as it will go in paying Said Debts & Legacies as herein mentioned to be paid as Soon as may be conveniently after my Decease, and to be paid by my Execut* hereafter named or by my Sons aforementioned.

Item. I give & bequeath unto my four Daughters vizt Ruth Tetherly & Elizabeth Tetherly, Eleoner Tetherly & Anne Tetherly to each of them One Hundred pounds of the old Tenor to be levied and raised out of my Estate & paid to them as Soon as may be conveniently after my Decease by my Said Execut^x or by my Sons before named in Money or in part of my moveable Estate or Speciæ at Money Price.

Item. I do likewise constitute & appoint Mercy my Said Wife to be my Sole Executrix of this my last Will & Testament, and I do hereby disallow revoke & disannul all & every other former Will or Wills Legacys & Bequests by me in any Ways before named willed or bequeathed ratifying & confirming this & no other to be my last Will & Testament. In Witness Whereof I have hereunto Set my Hand & Seal the Day & Year before written.

Signed Sealed published pronounced & declared by the Said W^m Tetherly as his last Will and Testament in the presence of us.

Iohn Spinney
Samuel Tetherly
Iohn Godsoe

Probated 4 July 1748. Inventory returned 3 Oct. 1748, at £5577: 14: 59 old tenor, by Thomas Knight, Ebenezer Fernald and John Godsoe, appraisers.

Probate Office, 7, 166.

In the Name of God Amen. To whomsoever it may concern be it hereby known, That I Iohn Wells of Wells in the County of York in the Province of the Massachusetts Bay in New England Yeoman, being of a Sound disposing mind, thô far advanced in Years; Do under the Apprehensions of my approaching Death commit my departing Spirit unto the Mercy of God, thrô Jesus the Mediator, and my Body into the Hands of my Executors hereafter mentioned to be by them decently interr'd in full Belief of the Resurrection thereof by the mighty Power of God. and dispose of the temporal Estate wherewith the Lord hath blessed me in the following Manner vizt.

1st. I Will that all my just Debts and funeral Charges

Shall be paid by my Executors hereafter named out of my moveable Estate

2^{1y} I give & bequeath unto my beloved Wife Mary Wells Fifty pounds in old Tenor Bills of the Province aforesaid to be paid unto her by my Executors within three years after my Decease.

3^{1y} I give and bequeath unto my beloved Daughter Mary Maddock, Fifty pounds in old Tenor Bills to be paid unto her by my Executors within three Years after my Decease.

4^{ly} I give and bequeath unto my Grandson John Maddock Fifty pounds old Tenor to be paid unto him by my Execut^r within three years after my Decease.

5^{1y} I giue and bequeath unto my Grandson Palsgrove Maddock Fifty pounds old Tenor to be paid unto him within Three years after my Decease by my Executors.

6^{1y} I give and bequeath unto my Grand Daughter Mary Pike Fifty pounds old Tenor to be paid unto her by my Executors within three Years after my Decease.

7^{1y} I give and bequeath unto my Grand Daughter Sarah Maddock Fifty pounds old Tenor to be paid unto her by my Executors within three years after my Decease.

And my Will is, That in Case my Said Wife or Daughter Mary or either of her aforementioned four Children, Shall die before me, then my Executors Shall pay the Sum they were to have paid unto Such Decd person or persons, provided they had Survived me according to my foregoing Bequestments unto them, unto Such of those Six persons as Shall Survive me, dividing it in equal Shares amongst those Survivors over & above the Fifty pounds I have herein given to each one of them in particular, and that the aforesd Bequestments Shall be each ones full Share and Portion in & to all & every Part of my Estate to whom they are respectively made. Furthermore my Will with respect to my Said Daughter Mary and her aforementioned four Children, is that if I Should during my natural Life pay or cause to be

paid unto her my Said Daughter Mary and her Said four Children or any of them all or any part of the Fifty pounds I have herein willed my Executors to pay them, my Executors Shall be discharged of Such Sum or Sums so paid to them or any of them in my Life time, any thing herein contained to the contrary in any wise notwithstanding.

8. I give & bequeath unto my beloved Son Iohn Wells jun his Heirs & Assigns forever all that parcel of Land on which he now dwells and the Marsh adjoining thereunto excepting four Acres of Marsh lying next to Ioshua Wells Marsh, the Said Land & Marsh lying & being in Wells afores butted & bounded as is expressed in a Deed given under my Hand & Seal of said Land & Marsh unto my Said Son John Wells, Dated Anno Domini 1740. and recorded with the Records for Deeds in the Said County of York within wch Bounds the Said Four Acres of Marsh are included, but excepted and reserved in Said Deed and Since the making thereof conveyed by me unto my beloved Son in Law Thomas Goodwin and my beloved Daughter Hannah the Wife of the Said Thomas Goodwin; And further to prevent any Difficulty that may arise thrô any Weakness or Deficiency in Said Deed or on any Accot whatsoever I do likewise hereby bequeath and renewedly give unto my Said Son John Wells the Same one Half of my Part of the Saw Mill Standing over the lower Falls of little River with the one half of the Priviledge that belonged to me there before the making Said Deed, and the one half of the Utensils Implements & Appurtences belonging to my Said part of Said Mill as is expressed in the aforementioned Deed, together with the Buildings Fencings Trees Timber Wood Underwood Herbage and everything appertaining to the Land where he now dwells and to the Marsh adjoining thereunto, and likewise one fourth part of the Gristmill it being that which he himself has built over the lower Falls at little River Since my making the aforementioned Deed unto him.

917 I give & bequeath unto my Sa beloved Son in Law Thomas Goodwin and my beloved Daughter Hannah the Wife of the Said Thomas Goodin their Heirs & Assigns forever Fourteen Acres of Land Upland Interval or fresh Meadow Ground & Salt Marsh be it more or less lying & being in Wells aforesd butted & bounded as is expressed in a Deed to them given under my Hand & Seal Dated the twenty seventh Day of Ianuary Anno Domini 1743 & recorded with the Records of Deeds for ye Said County of York Libo 25. Folo 28. together with the Buildings & Fencings that are or Shall be thereupon at the Time of my Death with the Trees Timber Wood Under Wood Herbage & Minerals thereunto belonging; Still reserving the Strip of Land lying next to Nathan¹ Clarks Land Two Rods Wide, which is reserved in Said last Deed, and the Liberty of flowing the Intervale as reserved in Said last Deed and herein hereafter disposed of; I likewise give unto my Said Daughter Hannah Goodwin her Heirs & Assigns forever One Quarter part of the lower Saw Mill on little River lower Falls with one Quarter part of said Falls & Priviledge where Sd Saw Mill Stands, and one Quarter part of the Utensils Implemts and Appurtences belonging to Said Mill: I also give & bequeath unto my Said Daughter Hannah Goodwin one Quarter part of the Grist Mill Standing on or over Said Falls at little River with a Quarter part of the Utensils Implements & Appurtenances belonging to Said Gristmill.

10^{ly} I give & bequeath unto my Grandson Thomas Goodwin a Minor twenty Acres of Land be it more or less lying & being in Said Wells, to be to him his Heirs & Assigns forever butted and bounded as is expressed in a Deed I have given him hereof under my Hand & Seal bearing Date the twenty seventh Day of Ianuary Anno Domini 174½. Still reserving the Liberty of overflowing any Interval Ground there may be in S^d bounded Land, which is reserved in the last mentioned Deed, and which is herein hereafter

disposed of; and with the Said Twenty Acres of Land I give & bequeath unto my Said Grandson his Heirs & Assigns forever all the Buildings & Fencings that are or that Shall be upon it at the time of my Death, and likewise all the Trees timber Wood Under Wood Herbage and Minerals thereunto belonging.

11^{1y} I give & bequeath unto my Grandson John Wells a Minor his Heirs & Assigns forever all the Land I now dwell upon on the South Side of little River in Said Wells, it being all ye Lands I have in my Homestead Farm on Said Side of Said little River not otherwise disposed of, together with the Buildings & Fences that are or Shall be thereupon at the time of my Death together with the Trees Timber Wood Underwood Herbage and Minerals thereunto belonging.

12^{1y} I give & bequeath unto my s^d Son Iohn Wells and my S^d Daughter Hannah Goodwin their Heirs & Assigns forever all Reserves of flowing any of my Interval Land, and of the Strip of Land lying next to Nathaniel Clark's Land, and all Reserves of Lands or Priviledges made in this Instrument or in any other Instrument of Conveyance at any time made by me to any person or persons and all Lands Meadows Rights Town & common Rights Household Goods Stock Money Debts & every part or parcel of my Estate real & personal of what Name Nature or Kind Soever it be, not otherwise disposed of to be equally divided between them.

13^{ly} And now finally revoking all other Wills or Testaments w^{ch} may heretofore have been made by me, & declaring them Null & void, I constitute & appoint my Said Son John Wells, and my Said Daughter Hannah Goodwin Sole Executors of this, which I pronounce and declare to be my last Will & Testament. In Witness whereof I have hereunto affixed my Hand & Seal this tenth Day of May Anno Domini 1748. Annoq R^l R^s Georgii Secundi magnæ Britanniæ &c. Vicessimo primo. N. B. The words Tho^s Goodwin were inserted before Signing to be read between the

Words Law & and in the twenty ninth Line from the Top of the Second page.

Signed Sealed pronounced & declared Iohn Wells (a)

in presence of us

Nathaniel Clark

Ioshua Wells

Nathaniel Clark jun^r.

Probated 22 July 1748. Inventory returned 4 Aug. 1748, at £2,224: 7: 0, old tenor, by Samuel Wheelwright, Nathaniel Wells and Henry Boothby, appraisers.

This Will is again recorded at fol. 211.

Probate Office, 7, 188.

In the Name of God Amen. The Seventh Day of September Anno Domini 1744. I Mary Davee Wife of Robert Davee of North Yarmouth in the County of York Yeoman being in good bodily Health as well in perfect Mind & Memory, Thanks be given to God therefore calling to Mind the Mortality of my Body, and knowing that it is appointed for all men Once to die, Do make this & ordain this my last Will & Testament. That is to Say principally & first of all, I give & recommend my Soul into the Hands of God that gave it, and my Body I recommend to the Earth to be buried in Christian decent Burial at the Discretion of my Said Husband & my Executrix hereafter named, Nothing doubting but at the General Resurrection I Shall receive the Same again by the Mighty Power of God. And as touching Such worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of the Same in the following Manner and Form.

Imprimis, My Will is that all my just Debts be paid in y° first Place out of my Estate.

Item I give & bequeath unto my Niece or Cousin Mary Pomroy Daughter of Richard of Falmouth in afores^d County Yeoman (after the Decease of my Said Husband Robert Davee) my House & Barn & Lot of Land in Falmouth in Said County & Province of the Massachusetts Bay in New England Said Land I with my former Husband Ioseph Pitman purchased of Stephen Iones about Six Years Since and lies on old Casco Neck, and is bounded as followeth, Southwesterly on King Street, Northerly on unimproved Land, Northeasterly on Land in the Possession of Ioshua Moodey Esqr Southeasterly on Land in the Possession of Cornelius Brimhall, Said Land contains about three Acres, Said Land & Premisses by her the Said Mary Pomroy to be enjoyed in Fee, and to her Heirs & Assigns forever. Item I give & bequeath unto my Said Cousin Mary all my Wearing Apparel, I give & bequeath unto my Said Cousin Mary all my personal Estate and Honsehold Goods.

Item. I give & bequeath unto my Said Cousin Mary all my Part of a Pew in North Yarmouth Meeting House together with a common Right in Falmouth afores^a and all my other Estate both Real & personal whether in Possession or Reversion.

Furthermore I do hereby constitute & appoint my Said Cousin Mary Pomroy Sole Executrix of this my last Will & Testament all & Singular my Lands Messuages & Tenements by her freely to be possessed & enjoyed as a good lawful Estate in Fee to her & her Heirs & Assigns forever. And I do hereby utterly disallow revoke & disannul all & every other former Testaments Wills Legacies and Bequests & Executors by me in any ways before named willed and bequeathed, Ratifying & confirming this and no other to be my last Will and Testament. In Witness whereof I have hereunto Set Hand and Seal the Day and Year above written.

Memo the Word County, on ye

her

other Side was interlined before

Mary m Davee (seal)

Signing and Sealing.

mark

Signed Sealed & Delivered in presence of

Iames Milk Stephen Iones & John Trott jun^r

York ss. Falmouth Oct^o 5, 1748. I Robert Davee of North Yarmouth in Said County do hereby allow of the above Instrument to be the last Will & Testament of my Wife Mary Davee above named, and do hereby ratify the Same accordingly.

Robert Davee

Probated 5 Oct. 1748.

Probate Office, 7, 189.

Whereas I Iohn Stanwood of Pemaquid in the County of York being thrô the Goodness of Almighty God in Sound & perfect Memory and Indgment, for which I desire to praise the Lord, and considering the certainty of Death & the uncertainty of the time when, being in a weak & low State of Health; I desire to resign my Soul to the great God that gave it, and my Body to the Dust, and do make this my last Will & Testament &c.

Imprimis. I give & bequeath to my Brother Ioseph Stanwood Ten pounds old Tenor.

Item. I give and bequeath to my Brother Philip Stanwood Ten pounds old Tenor. Item. I give and bequeath to my Sister Hannah Bagley Ten pounds old Tenor. Item. I give and bequeath to my Sister Mary Barnet Ten pounds old Tenor. Item. I give & bequeath to my Sister Iudey Brown Ten pounds old Tenor.

Item I give & bequeath to my Sister Rachel Anderton Ten pounds old Tenor. And lastly I give and bequeath to my Brother Ebenezer Stanwood all the Rest of my worldly Goods and Estate, and do hereby make and constitute him my Said Brother Ebenezer the Sole & entire Exec^r of this my last Will & Testament, revoking all former Wills by me made. In witness whereof I have hereunto Set my Hand

& Seal this twenty seventh Day of August One Thousand Seven Hundred and Forty eight.

Signed Sealed & Delivered & Declared John Stanwood (seal) in presence of, Sam¹¹ Moody
Ebenezer Gage, John M^cfarland

Probated 5 October 1748.

Probate Office, 7, 199.

In the of God Amen. I Ionathan Doubleday of Charlestown in the County of Middlesex and Province of the Massachusetts Bay in New England Labourer (now residing in Falmo in Casco Bay) being Sensible of the Frailty of Mans Life, and having thrô the Goodness of God my Reason, Do make this my last Will and Testament vizt Impr I commit my Soul to Almighty God who gave it me in hopes of a glorious Resurrection.

- 2 After my Body is decently Buried I give & bequeath to my Friend Cap^t Ioshua Bangs of Falm^o afores^d Gentⁿ all my Wages that is due to me from the Province afores^d as a Soldier under the Command of Captⁿ David Cargill, also my Gun and all my Wearing Apparrell.
- 3 I do appoint my Friend Ioshua Bangs my Sole Execut^r hereby disallowing all former Wills by me made.

In Witness whereof I have hereunto Set my Hand & Seal to this my last Will & Testament this Eighteenth Day of April in the twentieth Year of His Majestys Reign Annoq. Dom: 1747.

Signed Sealed declared and delivered in presence of us

Sam¹ Cobb jun^r mark

Iohn Irish

Sam¹ Moody

Probated 5 Oct. 1748.

Probate Office, 7, 205.

I Henry Sayward of york in the County of york in the Province of the Massachusetts Bay in New England Ioyner being thrô the Goodness of God of a Sound Mind & Memory at present, and apprehending my departure out of this Life is near by reason of my present bodily Indisposition, I do make this my last Will & Testament, as to what worldly good Things God has graciously been pleased to bestow upone me and accordingly after my just Debts & funeral Charges are paid I do hereby dispose of my Estate Real and personal as follows.

Imp^r I give & bequeath to my well beloved Wife Hannah Sayward all my real & personal Estate She paying y^e Legacies hereafter mentioned.

Item. I give & bequeath to my only Daughter Lydia Sayward Four Hundred Pounds old Tenor equivalent to Fifty pounds Proclamation Money or coined Silver at Six Shillings and Eight pence an Ounce to be paid by my Executrix when She Shall come to the Age of Eighteen or time of Marriage.

Lastly. I do appoint my well beloved Wife Hannah Sayward the Sole Executrix of this my last Will & Testament hereby revoking all former Wills & Testaments. In Witness whereof I have hereunto Set my Hand & Seal this twenty fourth Day of May in the year of our Lord God One Thousand Seven Hund⁴ and forty eight.

Memor^m the Words [old Tenor] interlined before Signing and Sealing.

Signed Sealed published pronounced Henry Sayward (Seal) & declared by Henry Sayward above named as his last Will &

Testamt in presence of us.

Daniel Bragdon Samuel Lindsey Abram Nowell

Probate Office, 7, 213.

In the Name of God Amen. This third Day of Septem^r in the year of our Lord Annoq Dom: 1748. I Seth Fogg of Scarborô in the County of York in New England Cordwanier of perfect Mind and Memory Thanks be given unto God therefor, Calling to Mind the Mortality of my Body and knowing that it is appointed for all men once to die; Do make & ordain this my last Will and Testament, That is to Say principally & first of all I give and recomend my Soul into the Hands of God that gave it hoping thrô the Merits Death & Passion of my Saviour Iesus Christ to have full & free Pardon & Forgiveness of all my Sins, and to inherit everlasting Life, and my Body I commit to the Earth to be decently buried at the Discretion of my Executors hereafter named nothing doubting but at the General Resurrection I Shall receive the Same again by the mighty Power of God; And as touching Such Worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of the Same in the following Manner & Form, that is to Say.

First, I will that all these Debts & Duties as I do owe in Right or Conscience to any manner of person or persons whatsoeuer Shall be well & truly contented & paid or ordained to be paid in convenient time after my Decease by Executors hereafter named.

Item, I give & bequeath to Mary my dearly beloved Wife and my Will is that She Shall have the Priviledge of one half of my dwelling House for her own Use during her Widowhood and also the Income of one Third part of my Estate during her Natural Life to be paid to her yearly & every year by my Executors hereafter named

Item. I give to my well-beloved Son Seth Fogg whom I likewise constitute make & ordain one of my Executors all my Land lying on the back Side of Scottow's Hill so called in Scarborô, and also all my Marsh lying on the Western

Side of None Such River in Scarborô and also the one half of all my personal or moveable Estate.

Item. I give to my well-beloved Sou Timothy Fogg whom I likewise constitute make & ordain one of my Executors of this my last Will & Testament all & Singular all my Lands, Messuages Tenements & Buildings & Stock with all my Estate in the Town of Scarborough excepting what I have here above disposed of.

Item. I give to my wellbeloved Son Iames Fogg one Hundred and Forty pounds old Tenor to be paid by my S⁴ Execut^{rs} immediately after he comes of the Age of twenty one Years, and that my Said Executors to bring my Said Son Iames up till he comes to the Age of twenty one years, and to give him a good School Learning.

Item. I give to my Daughter Lydia Fogg Eighty pounds old Tenor to be paid by my S^d Executors.

Item. I give to my Daughter Mary Fogg Eighty pounds old Tenor to be paid by my Said Executors.

Ratifying & confirming this to be my last Will & Testam^t

In Witness whereof I have hereunto set my Hand & Seal the Day & Year above written.

Signed Sealed & published pronounced Seth Fogg (a)

& declared by ye St Seth Fogg as

his last Will & Testament, In pres-

ence of Us ye Subscribers,

Daniel Fogg

his

Benjamin + Larrabee

mark

Samuel Fogg

Probated 18 Oct. 1748. Inventory returned 30 Nov. 1748, at £2984:1:0, old tenor by Samnel Small, Andrew Libbee and Samuel Libbee, appraisers.

Probate Office, 7, 215.

In the Name of God Amen. The eighteenth Day of November Andoq Domini 1748. I Tobias Leighton of Kittery in the County of York being very Sick & weak but of Sound Mind do make & ordain this my last Will & Testament, In hope of Salvation through Iesus Christ; I Will that my Body Shall have a decent christian Burial, at the Discretion of my Executors; and that in convenient time my just Debts be paid out of my Estate; and for that purpose I order & hereby give Power to my Executors, Such as Shall be alive, and undertake the Executing of this my Will, to Sell that part of my Farm at Sturgeon Creek, between Mr Frosts Land & Capt Heards Land, on the North Side of the High Way, and Such other Goods & Chattels & Credits not otherwise disposed of in this my Will to and for yr Payment of my Debts.

Item. I give & devise to my Son Tobias Leighton all this my House & Land where I now live Buildings & appurtences Mill Priviledges & Marshes to be to him his Heirs & Assigns forever, to be possess'd of the Same at the Age of twenty one years or Sooner if his Mother Shall die or Marry before that time, reserving to my Wife the Use & Improvement of the Same for Such term, and for the Uses hereafter in this my Will mentioned.

Item. I give & bequeath to my Said Son Tobias one Half of my Stock of Cattle & other Creatures.

Item. My Will is that my Executors in Selling the Land I ordered to be Sold for the Payment of my Debts Shall Sell so much of the Same from the North End of the Farm extending Southward as Shall be Sufficient to pay what Debts remain unpaid after Such of my personal Estate as they Shall think reasonable to Sell & apply to that Use, that so if any of the Lands on the North Side of the Way remain it may be that part of ye Same where the House Stands

Item. I give & devise to my two Daughters Susannah &

Sarah all that my Barn & Land & Marsh, on the South Side of the High Way at Sturgeon Creek in equal Halves, in Severalty to them and their Several Heirs & Assigns, in Fee Simple forever; reserving Such Estate in the Same for my Wife for Term as hereafter in this my Will Shall be mentioned.

Item. I give and bequeath unto my well beloved Wife Sarah the Use & Improvement of all my Houses and Lands which I now live on and have in this my Will given to my Son Tobias for her own Support and the Support of my Said Son during her Widowhood or his Minority. And also the Lands I herein give to my two Daughters until She marry or until they respectively arrive to the age of Eighteen years or Marriage.

Item. I give & bequeath to each of my Daughters a good Feather Bed & Furniture.

Item. I give & bequeath unto my Daughter Susannah four Cows to be winter'd out they being her due out of my Stock for Cattle I formerly gave to her but now remaining with my Cattle.

Item. I give & bequeath unto my Son Tobias my Negro Boy.

Item. I give & bequeath all the rest of my moveable Goods and Estate not otherwise in this my Will disposed of to my Wife Sarah for her comfortable Support and the Support of my Children.

Item Notwithstanding what is before mentioned about paying any part of my Debts of my personal Estate my Executors may apply the Money due to me from my Brother Peter Staple for that purpose, and pay the Remainder by the Sales of my House & Land on the North Side of the Road before mentioned or by the Sale of so much as will do it.

Item. I appoint my Wife Sarah to be Sole Executrix, and my Friend Noah Emery Executor of this my last Will & Testament.

Item. My Wife Shall have the Improvement of the Stock of Cattle and other Creatures herein given to my Son Tobias for So long time as She Shall have the Care of & Support my Children She making Good the principal Stock to him when he comes of Age or when She marries again.

Item. I give & bequeath to my Wife Ten Acres of my Land at Sturgeon Creek where the House is if So much Shall remain uusold, and if there is not enough on that Side of the Road, then So much on the other Side as Shall make up Ten Acres To Hold for the Term of her Life.

Item. My Will is that my Executors or Such of them as Shall Act in executing this my Will Shall Sell all my out Lands and Real Estate not here in particularly mentioned for the Payment of my Debts and defreying other Charges that so as much as may be of my Lands of Sturgeon Creek Farm may be Saved for my Children. In Witness that this is my last Will & Testament, revoking all others in any Manner by me before made by Word or Writing, I hereunto Set my Hand & Seal the Day & Year first aboue written.

Signed Sealed pronounced & declared by the Said Tobias Leighton to be his last Will & Testament, in presence of Iohu Rogers Humphrey Chadbourn Edm^d Coffin Iames Ferguson j^r.

Probated 26 Dec. 1748. Two Inventories returned, 3 April 1749, and 6 Nov. 1749, together amounting to £10,398: 4:9, old tenor, by John Shapleigh, Samuel Fernald and Joshua Staple, appraisers.

Probate Office, 7, 216.

In the Name of God Amen. The eleventh Day of Iuly Seventeen Hundred & fifty one, I Ioseph Pray of Berwick in the County of York Yeoman, being aged & well Stricken in years, but of perfect Mind & memory, Thanks be given unto God, Therefore calling unto Mind the Mortality of my Body and knowing that it is appointed for all men once to die and not knowing when my Change may come, Do make and ordain this my last Will & Testament, That is to Say principally & first of all, I give & recommend my Soul into the Hands of God that gave it; And my Body I recomend to the Earth to be buried in decent Christian Burial at the Discretion of my Executors hereafter mentioned nothing doubting but at the General Resurrection I Shall receive the Same again by the Mighty Power of God; and as touching Such Worldly Estate wherewith it hath pleased God to bless me with in this Life, I give demise and dispose of the Same in the following Manner & Form.

Imp^r I give & bequeath to my Wife all the Income of my Estate for her Maintenance during her Widowhood, if I Should die before her the Income thereof to be disposed by her among my Children as She Shall See meet.

2^{1y} I give to my Son Iohn Pray one Acre of Land whereon his Dwelling House now Stands, and Forty one Acres more Land beginning at Peter Knops Spring & from thence Eastward the Breadth of my Lot until Forty one Acres is Accomplished to be at his Dispose after the Decease of his Mother, only a Way excepted.

3¹⁹ I give unto my Son Peter Pray Thirty five Acres of Land out of my Estate beginning at the Head thereof and running on a South West & by West Line down my Said Lot until the Same be accomplished on which Land his dwelling House now Stands, to be to his Dispose after his Mothers Decease.

41y I give unto my Son Samuel Pray all my Lands belong-

ing to my House State beginning at the River, and running to the head thereof, except what I have before given to my Sons John & Peter, only John is to have Liberty to cut Fire Wood off of Said Land for his own Fire and not for any other Use.

5^{1y} I give to my two Grandsons Peter Pray & Daniel Pray One Hundred pounds old Ten^r Money to be paid them by my Son Samuel Pray in equal Shares when they Shall come to lawful Age, and if they both die without Issue then the Said Money to return to my Said Son Samuel and his Heirs. Also I give to my two Grandsons Peter & Daniel Pray the Sum of Twenty pounds old Ten^r Money to be paid to them in equal Halves by my Son Peter Pray after they Shall come to lawful Age, and if they both die before that time without lawful Issue then y^e Said Twenty pounds to remain to my Son Peter & his Heirs.

6^{ly} I give my Right in the Saw Mill Standing on the Salmon Falls on the West Side of the River to my three Sons Iohn Samuel & Peter to their Dispose in equal Shares. Also all my Right in the Commons & undivided Lands in Berwick I give to them in equal Shares to be divided between them.

7^{1y} I give to my Daughters Ioanna Yeaton Mary Wallingford Martha Allen & Miriam Lord Ten pounds old Tenor each out of my Estate to be paid them by my Executors after my Wife's Decease, The Said Daughters to be paid by my three Sons in equal Shares.

8^{ly} My Will further is that my three Sons Iohn Samuel & Peter Shall pay all my just Debts & my funeral Charges out of my Estate equally between them.

9^{ly} I give to my Wife all my live Stock of Creatures & all my Household Goods to her Dispose to & among my Children & GrandChildren as She

10^{ly} As to what Iron Work y^t I have I leave it with my three Sons to keep what each one has got of the Same.

11¹⁹ And lastly, I make & ordain my Sons Iohn Pray and Samuel Pray to be my Sole Executors to this my last Will & Testament, ratifying & confirming this and no other to be my last Will and Testament. In Witness whereof I have hereto Set my Hand & Seal this eleventh Day of July in the twenty first Year of His Majestys Reign Annoq Domini 1747.

Signed Sealed pronounced published Ioseph Pray (a Seal) and declared by the Sd Joseph Pray to be his last Will & Testament In the Presence of us Witnesses.

Thomas Goodwin Ioseph Stone
Moses Butler

Probated 18 Oct. 1748.

Probate Office, 7, 218.

In the Name of God Amen. February the Eighteenth One Thousand Seven Hundred & Forty five I Ioseph Gunnison of Kittery in the County of York in New England Shipwright being in Health of Body and of perfect Mind & Memory, Thanks be to God for the Same, therefore calling to Mind the Mortality of my Body, and knowing that it is appointed for all men once to die, do make & ordain this my last Will & Testamt. First & principally I give & recommend my Soul to God who gave it, and my Body I recommend to the Earth to be buried in a decent Christian Burial at the Discretion of my Execut* hereafter named, nothing doubting but at ye Gen1 Resurrection I Shall receive the Same again by the mighty Power of God, and as touching Such Worldly Estate as it hath pleased God to bless me with in this Life, I give demise & dispose of the Same in the following Manner & Form.

Imp^r I Will & Ordain that all my just Debts & funeral Charges be first paid & discharged by my Execut* hereafter named. Item I give & bequeath to my Son Joseph Gunnison, and my Son Samuel Gunnison my Son John Gunnison and to my Son David Gunnison each of them a large Bible Such as I now have by me. Item I give to my Son William Gunnison one Silver Spoon mark'd I. E. G. to W. G. and a large Sermon Book of Mr Calvin's Works, and a Desk to Set it in. Item. I give to my Daughter Margaret Gunnison one Silver Spoon Mark'd M. S. to M. G. and four Silver Tea Spoons mark'd M. G. and the Silk Blankets which are for the Use to carry out Children to be baptized in.

Item. I freely give & bequeath to my beloved Wife Margaret Gunnison all my Houses & Lands I own in Kittery & Portsmo with all the Priviledges & Appurtenances belonging to them together with all other my moveable Estate both within Doors and without Doors which is not already mentioned to be her own proper Estate after my just Debts & funeral Charges are paid, Trusting in her good Care & Conduct for yo bringing up my two youngest Children. Lastly I constitute make and ordain my beloved Wife Margaret Gunnison my Sole Executrix of this my last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal the Day & year above written.

Signed Sealed & published pronounced & declared by the Said
Ioseph Gunnison to be his last
Will & Testament in presence of us.
Eph^m Sherburne/ Hannah Sherburne

Probated 18 Oct. 1748.

Probate Office, 7, 226.

In the Name of God Amen. The eighth Day of Iuly Anno Domini 1748. I Ionathan Dam of Kittery in the County of York and Province of the Massachusetts Bay in New England Shipwright being aged & weak in Body but of perfect Mind and Memory Thanks be given unto God; Therefore calling unto Mind the Mortality of my Body, and knowing that it is appointed for all men once to die, Do make & ordain this my last Will & Testament, that is to Say, principally and first of all I give & recommend my Soul into the Hands of God that gave it, and my Body I recommend to ye Earth to be buried in a decent & christian Manner at the Discretion of my Executor hereafter named, nothing doubting but at ye General Resurrection I Shall receive the Same again by the Mighty Power of God; And as touching Such Worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of the Same in the following Manner & Form.

Imp^r I Will that all my just Debts & funeral Charges, and the funeral Charges of my Wife be paid by my Execut^r hereafter named.

Item. I give and bequeath unto Sarah my dearly beloved Wife my Negro Woman called Diana.

Item. I give and bequeath unto my well beloved Son Ioseph Dam his Heirs & Assigns forever, all my Right or Proportion in the common Lands, so called, lying in the Town of Berwick which was Set off to me containing about twenty two & half Acres be the Same more or less, and also all my Right in or unto the common Lands lying in the Town of Kittery either divided or undivided being to the whole, and also give to my Said Son Joseph one half of my Pew in the Meeting House at the Point.

Item. I give & bequeath unto my well beloved Son Ionathan Dam, all that my Tract of Land that I purchased of Abra^m Morrell Dec^d lying on the South West Side of a Hill

call'd the third Hill; And is bounded Southerly by the Road that leads from Sturgeon Creek to York, and Easterly by the Land of Capt. Nathan Bartlet the other Bounds may appear by Said Morrells Deed to me, reference thereunto being had, and also give to my Said Son Ionathan a Gun, and the Moiety or one half part of my moveable or personal Estate that Shall be remaining after the Decease of my Self & my Wife and also one half of my Pew in the Meeting House at the Point; Reserving Liberty for my Wife to cut Firewood for her Burning on the Land bought of Said Morrell.

Item. I give & bequeath unto my well beloved Son Simon Dam the Moiety or one half part of my moveable or personal Estate that Shall be remaining after the Decease of my Self & my Wife and likewise give & confirm unto him all that Tract of Land whereon I now dwell with the Buildings thereon, and likewise all that Land I purchased of Iohn Rice Benjamin Rice & the relict Widow of Moses Rice and also my Negro Boy named Kittery, which Land and Negro I have conveyed or Sold to him this Day as may appear by a Deed or Instrument under my Hand & Seal: Willing & requiring that the Said Simeon Dam Shall take Care of his Mother in her old Age and Support her in Sickness & Health during her natural Life with all necessarys Suitable for her; and also give to my Said Son my Smallest Gun which I have now in my Possession. And I do likewise constitute & appoint my Said Son Simeon Dam my Sole Executor of this my last Will & Testament; and do hereby utterly disallow revoke & disannul all & every other former Will or Wills Legacies Bequests or Executrs by me any ways before named willed & bequeathed, Ratifying and confirming this & no other to be my last Will & Testament.

In Testimony whereof I have hereunto Set my hand & Seal the Day year first above written.

Signed Sealed published pronounced Ionathan Dam (Seal) & declared by the S^d Ionathan Dam as his last Will & Testament In the presence of us the Subscribers, Samuel Pray Iohn Godsoe Enoch Stevens.

Probated 3 April 1749. Inventory returned 20 Feby 1748, at £1562: 12: 3, old tenor, by Ebenezer Fernald, Samuel Pray and John Godsoe, appraisers.

Probate Office, 7, 239.

In the Name of God Amen. The Ninth Day of October Annoq Domini 1747. I Iohn White of North Yarmouth in the County of York & Province of the Massachusetts Bay in New England Yeoman, being in perfect Mind & Memory Thanks be given unto God, therefore Calling to Mind the Mortality of my Body & knowing that it is appointed for all men once to die, Do make & ordain this my last Will & Testament; That is to Say, principally & first of all, I give & recommend my Soul into the Hands of God that gave it, and my Body I recommend to the Earth to be buried in a decent Manner. Nothing doubting but at the Gener¹ Resurrection I Shall receive the Same again by the mighty Power of God. And as touching Such worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of the Same in the following Manner & Form.

Imp^r I give & bequeath to Rachel my beloved Wife, (whom I likewise constitute make & ordain my Sole Execut^x of this my last Will & Testament) Fifty five pounds lawful Money or good Bills of Credit of the last Emission to be raised & levied out of my Estate together with all my Household Goods and the Improvem^t of all my Estate both Real

& personal until my eldest Child Asa White comes to the Age of twenty one years.

Item. I give to my eldest Child Asa White one Hundred pounds old Tenor when he Shall arrive to the Age of twenty one Years.

Item. I give all the Rest of my Estate both real & personal to my Children namely Asa, Iohn, & Iames, equally to be divided amongst them, each one to enter into the Possession of the Same, as they Severally arrive to the Age of twenty one years, until which time they are to be brought up out of my Estate. And I do declare this & no other to be my last Will & Testament. In Witness whereof I hereunto Set my Hand & Seal the Day & Year above written.

Signed Sealed published pronounced & Iohn White (Seal) declared by Iohn White as his last

Will and Testam^t in y^e Presence of ns Witnesses Ionas Mason, Sam¹¹ Baker, Jon² Bryant

Probated 4 Oct. 1748. Inventory returned 12 Jany 174 $\frac{1}{4}$, at £4006: 12: 6, old tenor, by Jacob Mitchell, Gilbert Winslow and Jeremiah Powell, appraisers. Debts due the estate from Gilbert Winslow, John Loring, Paul White, Adam Cushing, Richard Stubbs, Edmund Chandler, Thomas Scales Samnel Bucknam, Samuel Royal, Barnabas Seabnry, William Stevens, Jacob Brown and Jacob Mitchell.

Probate Office, 7, 242.

In the Name of God Amen. The Seventeenth Day of Ianuary A. D. 1748. I Iames Tyler of Scarborough in the County of York and Province of the Massachusetts Bay in New England. Yeoman, being Sick of Body but of Sound Mind & Memory for which I bless God, and considering the Mortality of my Body which must ere long die and return to the Earth as It was, Do therefore make & ordain this my last Will & Testament, That is to Say principally and first of all, I give & recommend my Soul into the Hands of God that gave it, and my Body I recommend to the Earth to a

decent Christian Burial according to the Discretion of my Executors expecting at the General Resurrection I shall receive the Same again by the mighty Power of God, And as touching Such worldly Estate wherewith it hath pleased God to bless me in this Life I give demise & dispose of the Same in the following Manner & Form.

Imp^r I give & bequeath to the Ministry of the Town of Scarbor^o my half of a certain Island of Marsh lying among the Marshes below bleu Point in Scarborough afores^d (the other half of Said Island being owned by M^r Iob Burnam) The Improvem^t and Income of Said Half of Said Island thus bequeathed being for y^e Use of the Ministry in Said Scarbor^o on Black Point & Dunston side of the Town in equal shares between them forever, and upon the Decease of either Minister of said Black Point or Dunston side of the Town, My Will is that the Widow or Family of Said Minister Dec^d have the Profit & Improvem^t of his part of Said Marsh till another Minister be ordained in his Place.

Item. I give & bequeath to my eldest Son Abraham Tyler a certain Tract of Marsh beginning at a Rock known by the Name of Barge's Rock on Bleu Point afores^d and runing on a Strait Line Southwesterly to the Patent Tree, and from thence running Northwest to the Woods; And then beginning at y^e afores^d Barge's Rock for Twenty Acres of upland running Northwest & by West, and on the Head of the afores^d Marsh to y^e Northwest Patent Line until the aforesaid twenty Acres be compleated.

Item I give to my well beloved Son Royal Tyler the one half of the Remainder of my Land & Marsh on Said Bleu Point, as also one half of all Buildings & Improvements on Said Land, and one half of my Interest in the common & undivided Lands in ye Town of Scarboro As likewise I give him my Pew in Dunston Meeting House, and half of my personal Estate if any Shall remain after my Wife's Decease.

Item. I give & bequeath to the Children of my Daughter Dorothy Lovet Dec^d in Right of Said Dorothy one half of the remaining half my Lands Marsh & Buildings on Bleu Point, as also one Quarter of my Common Right in Said Scarbor^o Two thirds of the Said Bequeathm^t to the Sons, the other Third to the Daughters of Said Dorothy, as likewise one Quarter of my personal Estate do I give to the Children of Said Dorothy, if any remain after my Wifes Decease.

Item. I give & bequeath to my beloved Daughter Abigail Walker all the Remainder of my Lands & Marsh, common Right & personal Estate in Scarbor^o if any Remainder there be of my Person¹ Estate as above.

Item. My Will is that my Son Royal do take what Land & Marsh is above bequeathed to him on the Northerly Side of my Farm adjoining to M^r Iob Burnum.

Item. I give & bequeath to my well be loved Wife Phebe Tyler the Use Improvement & Income of one Third part of all my Real Estate, as likewise the Sole Income of all my personal Estate, to be for her only Use Benefit & Behoof during her Natural Life; And I likewise impower her to Sell & dispose of as much of my personal Estate as She Shall judge Needful for her comfortable Support.

My Reasons why I giue my Son Abraham no more in this my last Will & Testament is because he with what I have given him before and what I give him now hath already had a double Portion out of my Estate; And he hath proved a very undutiful Son to me.

Finally I constitute ordain & appoint my worthy Friends Ioseph Plaisted Esq^r & M^r Ieremiah Bragdon both of York, & M^r Robert Patterson of Biddeford together with my beloved Wife Phebe Tyler Executors of this my last Will & Testament. Which last Will & Testament If either of my Children Should make any Disturbance in Law with an Intent to disannul make void or break he She or they Shall be cut Short of all that is above bequeathed to them, excepting Five pounds which I allow to be paid to him her or them respectively out of my Estate; And the Forfeiture to be dis-

posed of among the other Children according to the above proportion. And I do hereby utterly disallow revoke & disannul all & every other former Testam^{ts} Wills Legacys Bequests & Executors by me in any ways before named Willed & bequeathed, Ratifying this & no other to be my last Will and Testament. In Witness whereof I have hereunto Set my Hand & Seal the Day & year above written.

Those words (ye Forfeiture to be disposed of among ye other Children) were interlined before Signg & Sealing.

Signed Sealed published pronounced Iames Tyler (seal) and declared by ye sel Iames Tyler as his last Will & Testamt In presence of us ye Subscribers

Paul Thompson, Iohn Thompson

his

Robt × Mckinney junt

mark

Prohated 3 July 1749. Inventory returned 15 Sept. 1749, at £ 1920:0:3, new tenor, by John Fabyan, Fergus Hagens and Edward Milliken, appraisers.

Probate Office, 7, 246.

In the Name of God Amen. This eleventh Day of April Anno Domini 1749. I Daniel Green of Kittery within ye County of york yeoman, being very Sick & full of pain in my Body but of perfect Mind & Memory, Thanks be given unto God; therefore calling to Mind the Mortality of my Body & knowing that it is appointed for all men once to die, Do make & ordain this my last Will & Testament, That is to Say, principally & first of all, I give & recomend my Soul into the Hands of God that gave it; and my Body I recommend to the Earth to be buried in a decent Christian Burial at the Discretion of my Executors hereafter mentioned nothing doubting but at the General Resurrection I Shall receive the Same again by the mighty power of God. And

as touching Such Worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of the Same in the following Manner and Form.

Imp^r I give & bequeath unto my loving Wife Sarah Green all my moveable Estate of every kind within Doors & without, as Cows Sheep Swine with all my personal Estate of what kind soever to be to her dispose to & among my Children as She Shall See meet.

Item. I give unto my two Sons Daniel & Andrew Green all that Tract of Land lying on the West Side of the high Way that goeth to the Bank Ferry, which Tract of Land lies between Col^o Hamonds Land & Land of Stephen Tobey to be equally divided between them and their Heirs, excepting one Acre of the Said Tract of Land, w^{ch} I give unto my Daughter Sarah Crocker, where She Shall choose it to be Set off unto her.

Item. I give unto my Said Daughter Sarah Crocker Forty Shillings Money old Tenor Value out of my Estate.

Item. I give unto my Daughter Meribah Green Thirty pounds Money old Tenor to be paid her by my two Sons Daniel and Andrew in equal halves within one Year after my Decease.

Item. I give unto my Son Daniel Green my Dwelling House and Barn and all that Tract of Land that lies on the Eastward Side of the high Way containing about Eight & Thirty Acres more or less; He allowing his Mother one End of the House to live in as long as She pleases.

Item. I give & bequeath unto my two Sons Daniel & Andrew & their Heirs in equal Shares all the Land I have in the Township of Berwick let it be more or less.

Item. I give unto my Grand Daughter Lydia Green ye Sum of Five pounds Money old Tenor to be paid to her by my Wife her Grand Mother when the Said Lydia comes of age to receive it.

Item. If there be any of my Estate left out, & not mentioned herein it Shall belong unto my Daughter Meribah Green and to her Heirs.

Lastly. I appoint & ordain my Sons Daniel & Andrew Green to be my Sole Executors of this my last Will & Testamt Ratifying and confirming this & no other to be my last Will.

In Witness whereof I have hereunto Set my Hand & Seal the Day & year first above written.

Signed Sealed pronounced published Daniel Green (Seal)

& declared by the Said Daniel Green to be his last Will & Testament in the presence of, Moses Butler

Iohn Lord jun^r Mary Abbot.

Probated 16 May 1749. Inventory returned 11 May 1749, at £ 1313:19:6 old tenor, besides land in Berwick not valued, by Joshua Staple, Samuel Hanscom and Ephraim Libby appraisers.

Probate Office 7, 258.

In the Name of God Amen. The twenty fifth Day of Iune Annoq. Domini 1747. I Iane Frost of Kittery in the County of York Widow Gentlewoman being Sick & weak but of Sound Mind & Memory, And not knowing how Soon it may please God to take me out of this World by Death Do make & ordain this my last Will & Testament, humbly resigning my Soul to God my Saviour, my Body to be decently buried at the Discretion of my Executor hereafter named. My Estate of every Sort & kind I dispose of in the following Manner viz^t

I give & bequeath to my well beloved Daughter Sarah Frost my Mourning Suit of Cloaths.

Item. I give & bequeath to my well beloved Daughter Margery Wentworth my black Silk Suit of Cloaths and my Gold Necklace. Item I give & bequeath unto my two well

beloved Grand Daughters Iane Frost and Iane Wentworth all the rest of my Wearing Apparrell of every Sort equally to be divided betwixt them. Item I give & bequeath unto my well beloved Daughter Margery Wentworth my large Silver Salver and fiue Silver Spoons which I had of my Father Since the Death of my last Husband.

Item. I give & bequeath to my Daughter in Law Miriam Frost my Cloth Riding Hood.

Item. All the rest and residue of my Estate of every Sort and kind soever, I give & bequeath unto my two Daughters Sarah Frost & Margery Wentworth in equal Halves to be divided. Item. I make & appoint my well beloved Son in Law Captⁿ William Wentworth Sole Executor of this my last Will & Testament, hereby utterly revoking and making null & void all & every other former Will & Wills Bequests Legacies & Testaments by me in any manner heretofore made Ratifying this & no other to be my last Will & Testament.

In Witness whereof I have hereunto Set my Hand & Seal the Day and year first above written.

Signed Sealed pronounced & declared

Iane Frost (Seal)

by the Said Iane Frost to be her last

Will & Testament, In presence of,

Iohn Patch

his

Benja × Patch jun^r

mark

Noah Emery

Probated 25 May 1749. Inventory returned 6 April 1752, at £1788: 17:0, old tenor, by Nathan Bartlet, Noah Emery and Caleb Emery, appraisers.

Probate Office, 7, 259.

In the Name of God Amen. This 16th Day of Iune in the twenty third Year of His Majesty's Reign Annoq Domini 1749. I Stephen Randal of Falmouth in the County of

York in New England Shipwright being very weak & low in Body but of Sound Mind & Memory, Thanks be to God therefor calling to Mind the Mortality the Mortality of my Body as knowing that it is appointed to men once to die, I first of all give back my Soul unto y' God that gave, hoping for eternal Salvation thrô the Satisfaction & merits of Iesus Christ, and my Body I commit to the Earth to be decently buried at the Discretion of my Executor hereafter named, hoping for a glorious Resurrection to Life Eternal; and as touching what Worldly good Things God hath been pleased to bestow upon me I give & dispose of them in Manner & Form following viz'

- 1. I give unto my Wife Mary Randall a comfortable Support out of my Estate during her Widowhood to be provided for her by my Son Stephen Randall, who will be hereafter named, and if She See Cause to marry again, then my Will is that She Shall have a Bed and Some Household Goods to keep House withal, But in Case She don't Marry, that then She have also beside what is already named, One Room in my House, weh She Shall see Cause to dwell in during Life.
- 2. I give unto my eldest Daughter Mary Atwood the Wife of Samuel Atwood One Sparked Heifer coming Two Years old and one Sheep & a Lamb to be delivered to her at my Death by my Executor, this together with what I have formerly done for her is all that I give unto her.
- 3. I give unto my Daughter Rebeckah Robinson the Wife of David Robinson, One black Heifer with Some white upon her back coming Two year old, as also Two good Sheep & two Lambs to be delivered to her at my Death by my Executor; This together with what I have formerly done for her is all yt I give unto her.
- 4. I give unto Catharine Randal my third Daughter when She Shall arrive to eighteen Years of Age Thirty pounds Money of the old Tenor as it now passeth or equivalent thereunto to be paid by my Executor, this being her part of

my Estate, She continuing with her Mother till that time or married.

- 5. I give unto my Daughter Sarah Randall, when She Shall arrive to the Age of Eighteen Years, Thirty pounds Money of the old Tenor, or other Money that Shall be adjudged equival thereunto; This is all that I think proper to give to her to make her equal with her Sisters, and to be brought up out of the Estate till that time.
- 6. I give unto my Daughter Anne Randall a Child of about Four years old when She Shall arrive to eighteen Years of Age Thirty pounds money of the old Tenor or other Money equival^t thereunto, this being her part of my Estate, and to be brought up out of the Estate till that time.
- 7. My Will is concerning my three youngest Sons Iacob Randal Isaac Rand¹ & Iohn Randall that they live with & be comfortably Supported by my Executor till they arrive to fourteen Years of Age, and that my Said Executor do take Care to instruct them to read & write, and when they Shall arrive at Fourteen Years of Age, that then my Executor do bind them out to Some good Masters to learn Such Trades or Callings as they Shall then most incline to; and further my Will is that as they Shall each of them arrive to twenty one years of Age; that then my Executor Sign a good Deed of half an Acre of Land to each of them on the home Farm where it Shall be most convenient for their Callings.
- 8. And Whereas my Wife is now near an Hour of Travail if She Shall have a Daughter, then my Will is if it Shall live to eighteen years of Age that then my Executor pay her the Same Sum that I give to my other younger Daughters, and in the mean time take the Same for the bringing of it up that he Shall of the Rest, but in Case it Shall be a Son that he do take the Same Care of it that he doth of my other Sons, and when he Shall arrive to Fourteen Years of age then to be bound out an Apprentice to Some good Master to learn Such a Trade as he Shall most incline to, And likewise when he Shall arrive to Twenty one Years of

Age, that then he my Said Execut^r Sign a good Deed to him likewise of half an Acre of Land upon the home place where it Shall be most convenient for him.

9 I give & bequeath unto my Son Stephen Randall, whom I appoint Sole Executor of this my last Will & Testam^t he performing all the above mentioned Obligations enjoined on him and giving me a decent Burial, and giving Some what of decent Mourning to his Mother & Sisters, and paying all my Debts & Funeral Charges, I say, I give to him his Heirs and Assigns forever, all my Real Estate and all my Housing & Barns Standing on the Same, with my Part of the Mill or Mills & all my personal Estate that I have or ought to have, and In Witness & Confirmation hereof I have Set to my Hand & Seal the Day & year first above written.

Signed Sealed published pronounced Stephen Randall (a Seal) & declared to be the his last Will and Testament, In presence of us Nathan Winslow

Ioseph Sawyer

Iohn Thomes

Probated 2 Oct. 1749. Inventory returned 5 Nov. 1750, at £2625: 17: 0, old tenor, by Robert Thorndike, Joseph Cobb and Joseph Weston, appraisers.

Probate Office, 7, 262.

In the Name of God Amen. This Sixth Day of Iuly In the twenty third Year of His Maj^{ts} Reign, Annoq Dom: 1749. I Ioshua Woodbury of Falmouth in the County of York in New England Yeoman, being Sick & weak of Body but of a disposing Mind & Memory Thanks be to God therefor; Calling to Mind the Mortality of Body, and the immortality of my Soul, do give & bequeath my Soul unto that God that gave it me, and my Body I commit to the Earth to be

decently buried at the Discretion of my Executors hereafter named, hoping thrô the Merits of Christ for a glorious Resurrection of the Same to Life eternal. And as touching Such Worldly Goods as it hath pleased the Lord to endow me withal, I give & dispose of the Same in Manner & form following Viz^t

Imp^r I give & bequeath unto my beloved Wife Sarah Woodbury during her natural Life the Use & Improvement of all my improveable Lands for her comfortable & honourable Support.

Item. I give & bequeath unto my oldest Son Ioshua Woodbury beside what I have already given him by Deed of Gift, the one third of my Land that runs up towards the Meeting House excepting one Acre which I have already given to my Daughter Mary Lovett; I mean on both Sides the Swamp, together with an equal Share with all his Brothers & Sisters in my Beverly Farm; All this I give unto him my Said Son his Heirs & Assigns forever, Hereby likewise appointing him one of the Executors to this my last Will & Testament.

Item. I give & bequeath to my Second Son Peter Woodbury, whom I also appoint to be Executor with his Brother Joshua Woodbury, the One Half of my now dwelling House in s^d Falmouth, which I have already given him a Deed of, together with one Third part of my Pasture that runs up towards the Meeting House, except the Acre already excepted, together with one Quarter part of my Land below the high Way, with one half of my Barn together with an equal part with each of his Brothers & Sisters in my Land & Housing at Beverly; Also confirming hereby all the Deeds of Land that I have already given him, All this I give unto him my Said Son Peter Woodbury his Heirs & Assigns forever.

Item. I give unto my third Son Iohn Woodbury the one half of my dwelling House in Said Falmouth, together with the one half of the Land adjoining to it on the Same Side of

the Way being about Two Acres of the Same, together with one Third part of my Pasture towards the Meeting House, with one Quarter part of my Land below the Way, with one half of my Barn Standing on the Same, as also one half of my Sixty Acre Lot, as also one Third part of my Meadow at the little Meadow so called, together with an equal Share with all his Brothers & Sisters in my Beverly Farm. This I give unto my Said Son John Woodbury his Heirs and Assigns for ever.

Item. I give unto my Daughter Mary Lovett the Wife of Ion^a Lovett beside what I have already given her an equal part or Share with all her Brothers & Sisters in my Beverly Farm. This I give unto her her Heirs & Assigns forever.

Item. I give unto my Second Daughter Mehetable Robinson the Wife of Iohn Robinson beside what I have already given her an equal part or Share with each of her Brothers & Sisters in my Beverly Farm, This I give unto her her Heirs & Assigns forever.

Item. I give unto my Daughter Sarah Sawyer the Wife of Daniel Sawyer beside what I have given her One equal part or Share with the rest of her Brothers & Sisters in my Beverly Farm to her her Heirs & Assigns forever.

Item. I give unto my youngest Daughter Anne Woodbury an equal part with each of her Brothers & Sisters in my Beverly Farm to her her Heirs & Assigns forever. and,

Lastly. My Will is that all my Debts & funeral Charges be paid by my Executors out of my moveable Estate, the Residue to be for the better Support of my Wife during her natural Life, and after her Decease my Will is that the remainder of my moveable Estate be equally divided among all my Children.

Ioshua Woodbury (seal)

In Witness & Confirmation hereof I have Set to my Hand & Seal ye Day and year first above written.

Signed Sealed published pronounced and declared to be
the last Will & Testam^t of
Ioshua Woodbury aforesaid
in presence of.
Benjamin Allen
Aaron Chamberlain
her
Elizabeth × Thorndike

mark

Probated 2 Oct. 1749.

Probate Office, 7, 271.

In the Name of God Amen. I Iames Carey of Falmouth in the County of York & Province of the Massachusetts Bay in New England Barber, being in a weak & languishing Condition and apprehensive of my Departure out of this World to be near at hand, Thô I desire to bless God for it am of a Sound & disposing Mind & Memory, Do make this my last Will & Testament in Manner following. That is to Say, In the first place I commend my Spirit into the Hands of my most merciful Creator, and my Body to be decently buried according to the Discretion of my Executor hereafter named, in hopes of a happy Resurrection to eternal Life thrô the Merits of the Lord Iesus Christ the only Saviour of Sinners; And with respect to the little Interest I have in the World, I do dispose of it as follows viz^t

I give & bequeath to my beloved Wife Rachael all my wearing Apparel & Household Goods to dispose of as She may think proper; and also the Use & Improvement of the

Land & House wherein I now dwell until my Children Sarah & Iames come to the Age of Twenty one Years; and likewise I give to my Said Wife the Interest of the Money I have this Day Sold my Right for in the House at Boston my Father died in as it may become due from my Brother Jonathan Carey who bought the Same.

Item. I give & bequeath to my Children afores^d Sarah & Iames and their Heirs, the said Land & House wherein I now dwell, equally between them: and also the principal Money I Sold my Right for in the Said House at Boston to my Said Brother Jonathan equally between them.

Item. My Will is, That my just Debts & Funeral Charges be paid as Soon as conveniently may be out of ye Debts due to me, and part of the Money I sold my Said Right for in the Said House at Boston, and the remainder of the Said Money to be disposed of as aforesaid.

And lastly, I do appoint my good Friend Enoch Freeman of Falmouth aforesaid Merchant my Executor of this my last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal this Thirteenth Day of April Anno Domini One Thousand Seven Hundred & Forty eight. Signed Sealed published & declared Iames Cary (seal)

in presence of us.

Nathaniel Coffin

Cornelius Brimhall Enoch Freeman

Probated 6 Oct. 1749. Inventory returned 6 Oct. 1749, at £288: 12: 0, by Henry Wheeler, Joshua Bangs and James Gooding, appraisers.

Probate Office, 8, 10.

In the name of God Amen. The eighth Day of March Anno Domini One Thousand Seven Hundred & forty four, Five. I Francis Allen of Kittery in the County of York & Province of the Massachusetts Bay in New England Yeoman, being aged and weak in Body, but of perfect Mind & Memory. Thanks be given to God therefore calling to mind the mortality of my Body do make & ordain this and none other to be my last Will & Testament viz^t principally & first I recommend my Soul into the Hands of God that gave it, and my Body to the Earth to be decently buried at the Discretion of my Execut^{rs} hereafter named: and as touching such worldly Estate wherewith it hath pleased God to bless me in this Life I give & dispose of the Same in mañer and form following viz^t

Imp^r I give & bequeath unto my dearly beloved Wife Hannah Allen all my Stock of Cattle and all my Household Goods of what kind soever at her Disposing and for her comfortable Maintenance during her Life, and what Shall remain thereof at her Death to be equally divided amongst my Daughters or Such as Shall legally represent them besides her Dower in my House & Lands during Life. vizt the yearly Income thereof to be paid her yearly by my Son Elijah Allen according to an Obligation by him given bearing even Date with this my Will.

It? I give & bequeath unto my Son Francis Allen besides what I have given him by Deed formerly one Acre of Land or thereabouts now in his Possession, where his dwelling House now Stands in full of his Portion to him his Heirs & Assigns forever.

It? I give & bequeath unto my Son Robert Allen besides what I have given him by Deed formerly five Shillings in Money in full of his Portion to him his Heirs & Assigns forever.

It. I give & bequeath unto my Son Elijah Allen besides my Homestead & other Lands given him by Deeds all my Tools and Implements of Husbandry to him his Heirs & Assigns forever he paying the Legacys to my five Daughters hereafter mentioned for which he has given an Obligation bearing even Date with this my Will.

It? I give & bequeath unto my five Daughters Hannah Hill Anne Tibbits Elizabeth Meader Mary Robinson and Lydia Allen each of them Five pounds in lawful Money besides what I have already given them to be paid them & each them and their respective Heirs Execut^{rs} or Admin^{rs} by my Son Elijah Allen within Five years after my Decease according to his Obligation aforementioned.

And lastly I do ordain constitute & appoint my dearly beloved Wife Hannah Allen, and my beloved Elijah Allen Executors of this my last Will & Testament.

In Witness whereof I have herunto Set my Hand & Seal the Day & year first above written. Francis Allen (Seal)

Signed Sealed published & declared by Francis Allen ye Testator to be his last Will & Testament in presence of us the Subscribers.

Samuel Hill Samuel Moore Joseph Hill

Probated 17 Oct. 1749. Inventory returned at £109:5:3, 25 Dec. 1749, by Robert Morrell, Richard Chick and Jabez Jenkins, appraisers.

Probate Office 8, 13.

The last Will and Testament of Daniel Junkins of York in the County of York in New England Yeoman made this Ninth Day of March Anno Domini 1746.

As to the worldly Estate which God in his Providence hath Seen meet to bestow upon me, after my just Debts & funeral Charges are paid I dispose thereof in Manner following.

Imp^r. I will that my well beloved Wife Eleonor Junkins Shall have an honourable Maintenance out of my Estate at the equal Expence of my two Sons, and I do also give & bequeath to my Said Wife all my moveables to be at her disposal.

Item. I give to my eldest Son Daniel Junkins all the Land he now has in Possession, where he now lives, except one Acre at the upper End of the Pasture near where Thomas Welch now dwells, and three Quarters of an Acre of Salt Marsh on the Southwest Branch of York River.

Item. I give to my youngest Son, James Junkins all my Homestead, and all my Land & Marsh which I now enjoy or Shall enjoy hereafter, including the one Acre at y° Upper End of the Pasture before mentioned.

Item. I give to my eldest Daughter Lydia Nowell, besides what She hath already received the Sum of Ten pounds old Tenor.

Item. I give to my Daughter Sarah Thompson besides what She has already rec^d the Sum of Fifteen pounds old Tenor.

Item. I give to my third Daughter Eleonor Junkins the Sum of Forty pounds old Tenor.

Item. I give to my youngest Daughter Mary Junkins the Sum of Fifty pounds old Tenor.

Item. I do Will that my two Sons do pay an equal Proportion of the Legacys to my Daughters within the Space of one year after my Decease, or if they Should not be able to make the payment in one year not to exceed the Space of three years.

Item. I Will that my two Daughters Eleonor & Mary have one Fire Room in my dwelling House so long as they remain Single.

Lastly, I do hereby constitute my well beloved Wife Eleoner Iunkins Execut* and my Son Daniel Iunkins Executor of this my last Will & Testament, hereby revoking all other Wills & Testaments.

Witness my Hand & Seal the Day and year above mentioned

Signed Sealed published
pronounced & Declared by
the Said Daniel Iunkins as his last Will & Testam^t. In presence of us the Subscribers,
Samⁿ Chandler
Ioseph Iunkins
Iames Grant jun^r

Probated 17 October 1749. Inventory returned at £2887: 6: 0, 17. Octo 1749. by Samuel Shaw, Ebenezer Nowell and John Frost, appraisers.

Probate Office, 8, 19.

In the Name of God Amen. This fourteenth Day of August 1749. I Iohn Fogg of Scarborough in the County of York Yeoman being Sick & weak in Body but of perfect Mind and Momory Thanks be given to God therefore calling to Mind the Mortality of my Body and knowing that it is appointed for all men once to die, do make & ordain this my last Will & Testament, That is to Say, principally & first of all, I give & recommend my Soul into the Hands of God that gave it, and my Body I recommend to the Earth to be buried in decent Christian Burial at the Discretion of my Executor, nothing doubting but at the general Resurrection I Shall receive the Same again by the mighty Power of God, and as touching Such Worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise and dispose of the Same in the following Manner & Form.

Imp^r. I give & bequeath to Mary my dearly beloved Wife all my homestead Lands Dwelling House Household Goods Buildings & Stock of every kind with all my Salt Marsh for & during her Widowhood or until my youngest Child comes of lawful Age, but in Case my Said Widow Should Marry, that then She is to carry none of the Household Goods away but leave them to & among my Children as She Shall See fit, but in Case my Said Widow Should never marry that then She Shall keep all the Household Goods in her Hands as long as She See fit She to dispose of the Said Household Goods some time in her Life time to and among my Said Children.

Item. I give to my well beloved Son Iohn all that my Hundred acres of Land that lies back in the Woods on the Western Side of none Such River, and four Acres & half of fresh Marsh or Meadow lying up Said River, I also give my Said Son Iohn my two young Oxen & my young Mair all to be his immediately after my Decease, and also Six Acres of Salt Marsh to be his immediately after my youngest Child be of lawful Age and not before.

Item. I give to my beloved Son Ionathan Two Hundred pounds to be equal to old Tenor as it now is to be raised out of my Estate and paid him in convenient time after he comes of age, as Shall hereafter be mentioned.

Item. I give to my beloved Son Ioseph Two Hundred pounds pounds to be equal to old Tenor as it now is to be paid him in convenient time after he be of Age to be raised out of my Estate as Shall hereafter be named.

Item. I give to my beloved Daughter Abigail Fifty pounds to be equal to old Tenor to be raised out of my Estate & paid her in convenient time after She be of lawful Age as Shall hereafter be mentioned

Item. I give to my beloved Daughter Mary Fifty pounds to be equal to old Tenor & paid out of my Estate in convent time after She Shall be of lawful Age as Shall hereafter be named.

Item I give to my beloved Son Moses all my Homestead Lands with the Buildings, and all my Salt Marsh, excepting the Six Acres I gave to my Son John. I give to my s^d Son Moses Two Acres of Meadow lying up Nonesuch River, I likewise Will & order that my Said Son Moses pay out of my Estate as followeth viz^t to my Son Ionathan Two Hundred pounds as afores^d. To my Son Joseph Two Hundred pounds, to my S^d Daughter Abigail Fifty pounds as aforesaid and I will & order that my Said Son Iohn Pay to my Said Daughter Mary Fifty pounds as aforesaid.

Item. I give all the Right I have or ought to have in and unto the common & undivided Lands in the Township of Scarbor equally between my Said Sons Ionathan & Ioseph.

I do also will & order that my homestead Lands, and ye Marsh and Meadow which I give to my Son Moses come into his Hands immediately after my youngest Child comes of lawful Age, And in Case my Said Son Moses die without Issue then the Portion I gave to him is to be my Said Son Jonathan he paying out as Moses was to do.

I do likewise by these presents constitute make & ordain my dearly beloved Wife Mary my Sole Execut* to this my last Will & Testament; and I do hereby ratify and confirm this & no other to be my last Will and Testament.

In Witness whereof I have hereunto Set my Hand & Seal the Day & year above written.

Iohn Fogg (Seal)

Signed Sealed published pronounced and declared by the Said John Fogg as his last Will & Testament in the Presence of us the Subscribers Samⁿ Small

his

John × Larrabee mark

George Hanscom

Probated 7 November 1749. Inventory returned 14 Dec. 1749 at £ 3213: 13: 0, old tenor by Sam¹ Small, John Larrabee and George Hanscom, appraisers.

Probate Office, 8, 26.

In the Name of God Amen. On the twenty sixth Day of Decem^r in the twenty third year of His Maj^{ts} Reign Anno Domini, One Thousand Seven Hundred & Fortynine, I Ebenezer Coburn of York in the County of York & Province of the Massachusetts Bay in New England Tayler, being Sick & weak in Body but of Sound Mind & Memory, Thanks be given to God, and calling to mind the Mortality of my Body, and knowing that it is appointed for all men once to die, and to prevent any Disputes or Controversies that might otherwise arise among my Surviving Children Do make & ordain this my last Will & Testament, That is to Say, principally & first of all, I humbly give & recommend my Soul that noble & better part into the Hands of God that gave it, & my Body I recommend to the Earth to be baried in decent christian Burial at the Discretion of my Executor hereafter to be named in Hopes of a glorious Resurrection. And as touching Such Worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise and dispose of the Same in manner and form following.

Imprimis. My Will is and I do hereby give to my loving Wife Sarah Coburn the Use & Improvement of one full Third part of my Dwelling House Barn Homestead Lands & Salt Marshes and Six Bushels of Corn out of the Produce & profits of my Gristmill annually during her natural Life, and all my quick Stock namely one Horse one Cow Two Steers eight Sheep & two Swine, with all my Household Goods & Furniture (except the Furniture of the great Room Vizt Chairs, one looking Glass, one Square & one Oval Table) to her own Disposal forever.

Item. My Will is that my Said Wife Shall have the Use of the afores^d Furniture of the great Room during her natural Life, and at her Decease Shall be to my Son Joseph his Heirs & Assigns if he then Survives, otherways if he be then dead to my Daughters Mary the Wife of Daniel

Simpson, and Hannah the Wife of George Hammond and their Heirs.

Item. My Will is That my just Debts Funeral Charges & Legacies Shall be paid by my Son Joseph Coburn out of that part of my Estate which I give him: and in as much as he has laboured much with me on the Place, and been dutiful & Serviceable to me & my Wife in our advanced Age, I do give devise & bequeath to him my Son Ioseph his Heirs & Assigns, all that my Homestead with my Dwelling House out Houses Barn Utensils & Implements of Husbandry thereon, all my Salt Marshes or Meadow, my Interest in the Grist & Saw Mills, with their priviledges & Appurtenances Standing on the Mouth of the Meeting House Creek formerly so called, Together with my Six Shares in the Eighth Lot of the first Division my Six Shares in Lot Number Six in the Second Division of the Stated Commons formerly so called with my Interest also in all other of the common & undivided Lands in York aforesd as well all other my Real Estate in York afores^d whither mentioned or not mentioned however the Same is or may be Situated bounded or described with the Reversions & Remainders of the Same.

Item. I give & bequeath to my Sons Ebenezer Seth & John each of them Fifty pounds in Bills of Credit of the old Tenor or lawful Money equivalent thereto in Value to be paid them by their Brother the afores Joseph at the Expiration of three years from the Time of my Decease without any Interest.

Item. I give to my afores^d Daughters Mary & Hannah each of them Five Shillings old Tenor or lawful Money equival^t in Value to be paid them by their Brother the Said Joseph which with their Household Goods I gave them at y^e time of their Marriage and other Necessarys & Helps Since is in full of their Portion & Inheritance of my Estate.

Item. I give to my afores Son Ioseph the better to enable him to pay my just Debts Funeral Charges & Legacies

afores^d all Debts due to me, my wearing apparel Books & Fire Arms and do hereby appoint him the Said Joseph my Sole Executor of this my last Will & Testament, And I do hereby utterly disannul all & every other Testament Wills Legacies & Bequests and Executors by me in any ways before named willed and bequeathed ratifying & confirming this & no other to be my last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal the Day & year first herein before written

Signed Seal'd publishd pro-

Ebenezer Coburn (Seal)

nounced and declared by the S^a Eben^r Coburn as his last Will & Testament in presence of us. Ieremiah Moulton tert^s Dan¹ Moulton Pelth Littlefield Iun^r

Probated 1 Jan. 1749. Inventory returned 2 April 1750, at £758: 5: 9, by John Bradbury, Job Banks and Joseph Simpson j^* , appraisers.

Probate Office, 8, 27.

In the Name of God, Amen. I Mary Wise of Berwick in ye County of York within the Province of the Massachusetts Bay the Wife of the Rev^d Mr Ieremiah Wise of Said Berwick Clerk, being of a Sound Mind & Memory do make & ordain this to be my last Will & Testament. First I commit my Soul to God that gave it hoping thrô the Mediation of the Lord Jesus Christ to obtain the Remission of all Sins, and eternal Salvation, and my Body I commit to the Earth to be buried in a decent manner at the Discretion of my Executor. The Expence of my Funeral to be paid or allowed out of my Estate.

But notwithstanding a Feme Covert is not impowered by the Law to make Grants Bequests & Conveyances of Estates, yet, for as much as my beloved Husband the Said Ieremiah Wise in & by an Instrument in Writing under his Hand & Seal bearing Date the twenty sixth Day of April in the Year of Our Lord One Thousand Seven Hundred & Forty three hath given & granted unto me free Liberty Power & Authority to make my last Will & Testament and thereby to dispose of any Estate either real or personal which blongs to me by Right of Inheritance or which is or Shall be raised by the Sale of any part of Such Estate more especially to dispose of the Sum of Thirteen Hundred pounds, in Bills of Credit of the old Tenor which arose & accrued to me by a Real Estate in Portsmo as by the Said Instrument more fully appears, I do therefore in pursuance of the Licence & Power to me granted as aforesd give demise & bequeath the Same as follows Vizt.

Impr. I give & bequeath unto my Son John Wise to my Grandson David Moore and to my Grandson Shipway Plaisted my Lot of Land and the appurtenances lying & being in Portsmonth in New Hampshire to them their Heirs & Assigns upon the Limitations following vizt That the Said Estate be not Sold to any other person or persons unless my Said Son & Grandsons or their legal representatives consent thereto; But and if one the Said persons Shall be inclined to Sell his third part of the Premisses, then one or both of the other Two Shall have the Refusal thereof he or they paying no more than Twenty five pounds in new Tenor for each Share and if either of the Said persons Sould die without legal Issue or Disposal of his part of the Premisses as aforesd then ye Survivor or Survivors are to enjoy the whole of my Said Estate at Portsmouth.

I give to my Daughter Sarah Plaisted all my wearing apparel, and all my Linnen all in my Trunks (except what I have hereafter given to my Grand Daughters) my

christening Blanket, my two Black Trunks my Silver Salt Seller, which with whatsoever I have heretofore given to her Shall be to her and the Heirs of her Body for ever. Also my Will is that my Negro Slave Rose Shall work for her Fifty two Days in a Year till her Negro Wench is able to Do her Work for her.

My Will is that my Husband give to My Son John Wise and to the Heirs of his Body our Silver Tankard.

I give to my Grand Daughter Susannah Moore my best Damask Suit of Cloaths, and My Small red Trunk, and it is my Desire that the Bed and Beding and Furniture in the best Bedroom with the earthen Ware in that Room be given to my S^d Grand Daughter Susannah Moore after the Decease of my Husband.

I give to my Grand Daughter Mary Wise my black Padusoy Robe my Russet Gown and my Silver Kann and my little red Trunk and plain Box.

I give to my Grand Daughter Abigail Plaisted my two Silver Porringers to be delivered upon My Decease.

I give to my Grandson David Moore one Hundred pounds in Bills of the old Tenor or equivalent thereto in Bills of ye New Tenor.

I give to my Grandson Shipway Plaisted Three Hundred pounds in Bills of ye old Tenor, or equivalt thereto in Bills of the new Tenor.

I give to the Wife of Stephen Seavy of Portsm^o a Gold Ring.

I give to My Kinswoman Mary Lord late Mary Wise a Gold Ring.

I give to My Neice Mary Peeker Daughter of Cap^{tn} John Packer of Haverhill Fifty Pounds in Bills of the old Tenor.

I give all my Gold & Silver Not hereinbefore given to my three Grand Daughters Susannah Moore, Mary Wise and Abigail Plaisted to be equally devided amongst them.

It is my Will that the Several Sums before given and bequeathed be delivered and paid by my Executor to the respective Legatees that Shall be of lawful Age at my Decease, as Soon as he Can without Injury to himself: and those that Shall be in their Minority at my Decease to have their legacies paid them as Soon as my Executor can without Damage to himself after he She or they arrive to lawful Age. And further it is my Will, that if any of my Legatees before named (those to whom I have given my real Estate excepted) Should die before he or She arrive to lawful Age, or without lawful Issue so as to receive his or her respective Legacy herein given, then his or her Legacy or Legacys Shall be divided amongst all my Surviving Grand Children.

Furthermore my Will is, That the Interest that Shall arise after my Decease from any of the Sums or Legacys given in Bills of Credit as afores^d to any of the Legatees aforenamed, while they continue under Age Shall be applied for & towards the Education or Means of Instruction of the person to whom the Same is given respectively.

I give to my Son Iohn Wise the Sixty pounds in Bills of the old Tenor which I have a Note of Hand against him for.

I give to my Son John Wise the Interest of the Bond of Two Hundred pounds in old Tenor which I have against him to him the Said John during his natural Life, provided he Seasonably Secure the Payment thereof to his Daughter Mary after his Decease, which accordingly I give her. I give the Interest of a Bond which I have against my Son in Law Iames Plaisted for the Sum of One Hundred pounds to my beloved Husband during his natural Life: and then I give the Said Bond or Money due upon the Same to my Grandson Shipway Plaisted as part of the Three Hundred pounds before given him.

I give to my beloved Husband Ieremiah Wise the Use and Improvement of all my Household Goods & Furniture (except my Silver Kann Porringers & Spoons, except also two Pewter Platters & Six plates which I give to Sarah Plaisted my Daughter) during his natural Life and after his Decease to be delivered as before & after expressed. I also

give to my Said Husband all the Rest & Residue of my paternal Estate both real and personal to be to his Use & Improvement during his natural life and after his Decease to be to my Daughter Sarah Plaisted and Mary & Elizabeth the Two Daughters of my Son John Wise: Sarah Plaisted to have one half of them, and the Said Mary & Elizabeth to have the other half of them

I do hereby nominate & appoint my Said Husband the Rev^d M^r Jeremiah Wise Executor of this my last Will & Testament, desiring him to conform to the Same, and to manage dispose & apply the Money Goods & Estate hereby given according to the true Intent & meaning of this my Will. In Witness whereof I have hereunto Set my Hand & Seal the first Day of March Anno Dom: 174½. In the twenty first year of His Majesty's Reign.

Signed Sealed pronounced and declared by the Said were interlined

Mary Wise to be her last Mary Wise (Seal)

Will and Testament In Presence of

John Hill

Ephraim Joy

Noah Thompson

Probated 1 January 1749.

Probate Office, 8, 31.

In the Name of God Amen. The twenty sixth Day of July Annoq Domini 1749, one Thousand Seven Hundred & fortynine. I Richard Clarenbole of Kittery in the County of York in the Province of the Massachusetts Bay in New England Shipwright, being very weak in Body but of perfect Mind & Memory Thanks be given unto God, Therefore calling unto Mind the Mortality of my Body and know-

ing that it is appointed for all men once to die; do make and ordain this my last Will & Testament, That is to Say principally & first of all, I give & recommend my Soul into the Hands of God that gave it, and my Body I recommend to the Earth to be buried in decent & Christian Burial at the Discretion of my Executors, nothing doubting but at ye General Resurrection I shall receive the Same again by the mighty Power of God: And as touching Such Worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise and dispose of the Same in the following Manner & Form.

Impr. My Will is first, That all my just & lawful Debts be raised and paid out of my Estate as Soon as may be conveniently after my Decease together with my funeral Charges by my Executrix hereafter named.

Item. I give & bequeath unto Ann Clarenbole my dearly beloved Wife all my Estate both real & personal of every kind & nature (only excepting the half Acre Lot I purchased of Mr Sam¹¹ Leighton) to dispose of as She Sees meet or think proper for her Support and for the Support of my Children as She and they Shall have need thereof giving & granting unto my Said Wife full Power & Authority to make and execute good Deeds & Conveyances in the Law for the Same for Iutent afores^d and for the Payment of my Debts; and what of my Estate Shall be remaining after the afores^d Debts & Charges are paid & Satisfied and my Children brought up I give to my Children Vizt Hezekiah Susanna Elizabeth & Anne to be divided between them.

Item. If my Son Hezekiah Should See Cause to build a House on the Half Acre Land I purchased of Said Samuel Leighton I give to him the one Third part thereof at the North End of the Same, and if he does not See Cause to build on it, it is to go to his Brother Richard hereafter named.

Item. I give & bequeath unto my Son Richard Clarenbole

his Heirs Heirs and assigns, all that my Tract of Land whereon I now dwell and possess, which I purchased of the Said Samuel Leighton with all the Buildings thereon standing or being only excepting the one Third part before mentioned, which I give to his Brother Hezekiah provided he Sees Cause to build a House on & Settle upon the Same, but during the time that the Said Hezekiah Shall not dwell thereon the whole to remain for the Improvem^t of the Said Richard only my Wife to have part of the House to dwell in during the time of her Widowhood.

Item. I do likewise constitute make & ordain Anne Clarenbole my Said Wife my Sole Executrix of this my last Will & Testam^t and do hereby utterly disallow revoke & disannul all and every other for Testaments Wills Legacys & Bequests & Executors by in any Ways before named willed & bequeathed ratifying & confirming this & no other to be my last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal the Day & Year above written.

Signed Sealed & published pronounced & declared by the S^d Rich^d Clarenbole as his last Will & Testament. In the presence of us the Subscribers Ionathan Dam. Elizabeth Worster Abigail Dam Iohn Godsoe.

Ricd Clarenbole (Seal)

Probated 1 January, 1749. Inventory returned 3 Feby 1749, at £332: 16: 8 by Ebenezer Fernald, Elihu Gunnison jr. and John Godsoe, appraisers.

Probate Office, 8, 33.

Barbados Entred x^{ber} 12, 1706.

In the Name of God Amen. I Antipas Boyse of Boston in New England althô Sick in Body, yet of good perfect & Sound Memory, praised be Almighty God: Therefore do make & ordain this my present Will & Testament containing therein my last Will in manner & Form following, That is to Say,

First, I commend my Soul into the Hands of Almighty God, being fully perswaded thrô the Death & Passion of Iesus Christ to obtain full Pardon & Remission of all my Sins, and after Death my Body to decent & christian Interment to be performed at the Discretion of my Execut^{rs} M^r Sam¹ Iacklen, & Rob¹ Wright and Mr Iohn Iefts.

Item, I will an Order that my Funeral Shall not exceed above the Sum of Twenty or five & twenty pounds Money. for the Expence of my Funeral no Sermon, let there be but Six Bearer each Bearer one Gold Ring of Fifteen Shillings price & Gloves also the Minister the Same no Scarves.

Item. I will that all my just Debts & Funeral Expences be with all convenient Speed paid and Satisfied.

Item. I will that when my Executors hath receiv'd my Debt and what they Shall have in their Hands of my Estate to ship It for Boston in New England and consign them to Mess¹⁸ Daniel Oliver Merchant there and Thomas Marshall Cooper.

Item. I give to Mr Iohn Iefts the Sum of Five pounds with Two Gold Rings of twenty Shillings each to himself & Wife, also unto each my Executors above named the Sum of Three pounds each, and a Gold Ring each of twenty Shillings price.

· Item. I will that all the Rest my Estate both Real & personal that is the one half unto Mr Thomas Marshalls Son named Antipas, and the other half to be equally divided

betwixt M^r Samuel Marshall & his Children. In Testimony whereof I have hereunto Set my Hand & affixed my Seal this twenty first Day of May 1705.

Witness, William Rash

Antipas Boyse (L.S.)

Robert Adams

Recorded 31 May, 1750.

Probate Office, 8, 53.

In the Name of God Amen. The 26th Day of February in the Year of our Lord 1749. I Axell Roberts of Scarborough in the County of York, and province of the Massachusetts Bay in New England Yeoman, being weak in Body, but of usual Perfection of Mind & Memory Thanks be given to Almighty God for ye Same, Calling to Mind the Mortality of the Body, and knowing that it is appointed for all men to die; Do make & ordain this my last Will & Testament, That is to Say, principally & first of all, I give & recommend my Soul into the Hands of God that gave it, and my Body I recommend to the Earth to be buried in a christian like & decent Manner at the Discretion of my Execut hereafter named, and as touching Such Worldly Estate wherewith it hath pleased Almighty God to bless me in this Life.

At my Decease after payment of my funeral Charges & all other just & lawfull Debts, from me owing to any person or persons whatsoever; I do by these presents, dispose of the Remainde in the following Manner.

Imp^r. I give & bequeath unto Margaret my beloved Wife all my whole Estate Right Title & interest in Houses Lands Goods Chattels Moneys Bonds Bills Notes Acco^{ts} and all Things whatsoever & wheresoever the Same Shall or may be found either in this Town Province or in the Province of New-Hampshire or wherever the Same may be found belonging to me as afores^d to her the S^d Margaret her Heirs & Assigns forever, nothing reserved or excepted, except Will my Negro Man who I have heretofore promised to make free from his Service at my Decease; And it is in this my Will also, that he Shall accordingly be Set free at my Decease as aforesaid. And for the executing & Managem^t of all Things for the Ease and comfort of my beloved Wife as afores^d I do hereby constitute make & ordain my trusty Friend Richard King of S^d Scarbor^o Gentⁿ my only & Sole Executor of this my last Will & Testament. And I do hereby utterly disallow revoke and disannul all & every other former Testaments Wills Legacy's Bequests & Executors by me in any way before this time named willed & bequeathed, hereby ratifying & confirming this and no other to be my last Will & Testament.

In Witness whereof I have hereunto Set my Hand & Seal the Day & Year first above written. And in the 23^d Year of His Majesty's Reign.

Abraham Tyler Rich^d Carter Axell Roberts (Seal)

Signed Sealed published pronounced & declared by the Said Axell Roberts as his last Will & Testaments in presence of us the Subscribers.

Abraham Tyler Richard Carter Richard King

Probated 4 July 1750. Inventory returned 24 July 1750, at £25:9:6, by Martyn Jose, John Fabyan and Joseph Foss, appraisers.

Probate Office, 8, 59.

Catharine Raynes Iun being apprehensive of her great Change Says thus; I Will my Body to the Dust; and my Soul to God that gave it, and to my temporal Things I leave all that was belonging to me of the personal Estate of my hon^d now Dec^d Father to my dear & hon^d Mother, and with her Consent I leave to my Brother Daniel Raynes my Gold Buttons, and to my Sister Elizabeth Raynes a Silver Spoon, and to each of her Children a Gold Ring. And to my Sister Mary Raynes the whole Sum of Money that is due to me from my Bro^r Daniel for which I have his Bond. I desire that my Mother may be the Sole Executor of my Will, Dated this 30th of August 1750.

Signed in the presence of

Cat Raynes

Iohn Raynes
Eunice Raynes
her
Rosana + Arbuckle
mark

Probated 31 December 1750.

Probate Office, 8, 64.

In the Name of God Amen. The twenty fifth Day of August Anno Domini one Thousand Seven Hundred & Fifty. I Henry Wheeler of Falmouth in the County of York & Province of the Massachusetts Bay in New England Esqr being very weak in Body, but of perfect Mind and Memory, Thanks be given to God, Therefore calling to Mind the Mortality of my Body, and knowing that it is appointed for all men once to die, do make & ordain this my last Will and Testament, That is to Say, principally & first of all, I give and recommend my Soul into the Hands of God that gave it; and my Body I recommend to the Earth to be buried in decent Christian Burial at the Discretion of my Executrix herein after named, Nothing doubting but at the General Resurrection I Shall receive the Same by the mighty Power of God. And as touching Such Worldly Estate wherewith

it hath pleased God to bless me in this Life, I give demise & dispose of the Same in the following Manner & Form.

Imp^r. My Will is, that my just Debts & funeral Charges be paid & discharged in the first place out of my Estate.

Item. I give & bequeath unto my well beloved Grand-Child Benjamin Godfrey Six pounds thirteen Shillings & four pence lawful Money to be paid out of my Estate when he Shall arrive at twenty one years of Age.

Item. I give & bequeath unto Mary Wheeler my dearly beloved Wife all my Estate both real & personal (excepting the above Legacy) during her natural Life.

Item. I give & bequeath unto my well beloved Son Henry Wheeler all my Estate both real & personal (excepting as abovesaid) in Fee to be by him freely possessed & enjoyed, after the Decease of my Wife Mary Wheeler aforesaid.

Furthermore I do hereby constitute & appoint my dearly beloved Wife Mary Wheeler Executrix of this my last Will & Testam^t. And I do hereby utterly disallow revoke & disannul all & every other former Testaments Wills Legacies Bequests & Executors by me in any Ways before named willed & bequathed, ratifying & confirming this & no other to be my last Will & Testam^t.

In Witness whereof I have hereunto Set my Hand & Seal the Day and Year first herein written.

Henry Wheeler (Seal)

Signed Sealed published pronounced & declared by the Said Henry Wheeler as his last Will & Testament In the presence of of us the Subscribers

N:B: The Words "Mary Wheeler" between the 27th & 28th Lines on y^e other Side & between the 1st & 2^d Lines on this Side were interlined before Signing

John Wait Nathaniel Coffin

Stephⁿ Longfellow

Probated 5 November 1750. Inventory returned 21 Dec. 1751, at £2419: 5: 6, by Jabez Fox, James Gooding and John Waite, appraisers.

Probate Office, 8, 76.

In the Name of God Amen. I John Murphy of Arundel in the County of York within His Majts Province of the Massachusetts Bay in New England Gentⁿ being very Sick and weak in Body, but of perfect Mind & Memory Thanks be given unto God: Therefore calling unto mind the Mortality of my Body, and knowing that it is appointed for all Men once to die, do make & ordain this to be my last Will & Testament. That is to Say principally & first of all, I give & recommend my Soul into the Hands of God that gave it; and my Body I recomend to the Earth to be buried in decent christian Burial at the Discretion of my Executrix hereafter named, nothing doubting but at the General Resurrection, I shall receive the Same again by the mighty Power of God, & as touching the worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of the Same in the following Manner & Form.

Impr. After my Funeral Charges, and all my just Debts are paid by my Executrix out of my Estate, all that is left and found remaining, I give & bequeath to Elizabeth Murphy my dear & loving Wife, to have the free Use & Enjoyment of all the Estate both real & personal for & during ye Term of her Natural Life: And what is left & found remaining, after the funeral Charges occasioned by the Death of the aforesd Elizabeth my Wife are paid I give & bequeath as follows Vizt.

To Pierce Murphy my elder Son, unto whom by a Deed of Gift, I have already conveyed the Forty Acres of Land, which he now possesses & enjoys; I further give & bequeath to him, a certain Gore of Land, adjoining to my Son Pierce's Forty Acre Lot, and is included in these following Limits, Vizt beginning at the Three Acres by the Swamp, joining to Land belonging to Ionathan Stones Heirs, and runs from thence a Strait Course to a Rock before the Door

of my Son Pierce's House, which Rock is mentioned in S^d Peirces Deed of ye Forty Acres.

Item. I give & bequeath to George Murphy my Younger Son Two Thirds of all that remains, which he is to take Possession of, after the Death of Elizabeth Murphy his Mother, it being Two Thirds of the Estate which She possesses & improves.

Item. I give & bequeath to Thankful Murphy my only & well beloved Daughter the other Third part of my Estate which her hon^d Mother lived on & improved, which the Said Thankful may Sell or do with as She pleases, and in Case Said third part remains unsold at Thankfuls Death, then all which She leaves that was given by me her Father, I give it to her Son Levi to him & his Assigns.

Item. I do hereby make & ordain Elizabeth my Widow my Sole Executrix of this my last Will & Testament, to whom I have given the Use & Improvem^t of my Estate in Mañer as afores^d. And I do hereby utterly disallow revoke & disannul any other Will Testament or Legacy or Executor to be found in any Will that appears in my Name; Ratifying & Confirming this & no other to be my last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal the fourteenth Day of October Anno Domini 1750. Annoq Regni Regis Georgii Secundi Dei Gracia Magnæ Britanniæ &c. Vicessimo tertio

Signed Sealed published pronounced Iohn Murphy (Seal) and declared in presence of Samuel Wilds

Robert Cleaves Samuel Perkins

Probated 12 November, 1750.

Probate Office, 8, 77.

In the Name of God Amen. I Iohn Altimes of 2 Kings Arundel in the County of York in His Majts Province of the Massa: Bay in New England Husbandman, being Sick & weak in Body but Sound in Mind & Memory. Thanks be given to God therefor, and calling to Mind the Mortality of my Body; knowing that it is appointed for all men once to die, and after that the Iudgment, do make and ordain this my last Will & Testament, in & by which principally & first of all, I give & recommend my Soul into the Hands of God that gave it; and my Body I order to the Grave to be buried in a decent Christian Manner at the Discretion of my Executrix, nothing doubting but at the General Resurrection I Shall receive the Same again by the Mighty Power of God. And as touching the worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of ye Same in the following Manner & Form.

Imp^r. I give & bequeath to Elizabeth my beloved Wife, one Third of all my Estate, during her natural Life, and also all my personal Estate Creatures & Moveables to dispose of, or do with as as She Sees fit, and her the Said Elizabeth I make the only Executrix of this my last Will & Testament.

Item. I order my Executrix out of the personal Estate to pay my funeral Charges, and all my just Debts.

Item. I give & bequeath to my two Daughters Frances & Judith an equal Share part & Proportion in my real Estate, which consists of about Forty Acres of Land, which is to be divided when the eldest of my Daughters comes to be of Age, and if either of my Daughters Die without lawful Issue, the Surviving Sister is to take the whole, and if both are taken away and leave no lawful Heirs, then all is to go to my Wife if She remains alive.

And I do hereby utterly disallow revoke & disannul all and every other Will & Testament Legacy or Executor, but what is herein named, ratifying & confirming this and no other to be my last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal, the twelfth Day of October Anno Domini 1750. Annoq: Regis Georgii Secundi Dei Gracià Magnæ Britanniæ &c. Vicessimo tertio.

Signed Sealed & Delivered published Iohn Alltimes (Seal)
pronounced & declared in presence of
Iacob Wilds
Moses Foster
her
Mary × Averill

Probated 10 November 1750. Inventory returned 17 December 1750, at £57: 19: 4, by Jacob Wilds, Moses Foster and John Fairfield appraisers.

Probate Office, 8, 77.

mark

In the Name of God Amen. The twelfth Day of March Anno Domini 1749. I Moses Banks of York in the County of York in the Province of the Massachusetts Bay in New England Gentlemⁿ being Sick of Body but blessed be God of Sound Mind & Memory Do make this my last Will & Testament in Manner following first & above all I commit my Soul into the Hands of God my Maker & Redeemer, and my Body to the Earth to be decently buried by my Executrix hereafter mentioned, and then as to my Worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of the Same in the following Manner and Form.

Item. I give & bequeath unto my loving & faithful Wife Ruth Banks all my personal Estate of what Name or Nature soever excepting One Cow hereafter mentioned, and the Improvement of all my real Estate until my Youngest Son Moses Shall come to the Age of twenty one years, and then the one Third part of my Real Estate during her natural Life She paying all my just Debts out of my Estate.

Item. I give to my Eldest Son Joshua Banks five Shillings new Tenor besides what I have already given him to be paid out of my Estate by my Son Moses, when he Shall come to the Age of twenty four Years.

Item. I give to my Daughter Mary Bettes five Shillings in in New Tenor besides what I have already given her to be paid by my Son Moses when he is of yo Age of Twenty four Years.

Item. I give to my Son Iohn Five Shillings in New Tenor besides what I have already given him to be paid by my Son Moses at the Age of twenty four years.

Item. I give to my Son Elias Five Shillings in New Tenor to be paid him out of my Estate by my Son Moses at the Age of twenty four Years.

Item. I give & bequeath unto my Son Jeremiah One Acre & a Half of Land to be taken out of my Estate between my Barn & my old Field Fence adjoining to Stephen Preble Land and one Cow to be delivered to him by my Executrix one year after my Decease.

Item. I give to my Son Zebadiah Five Shillings in new Tenor to be paid him out of my Estate by my Son Moses when he is of the Age of twenty four Years.

Item. I give to my Daughter Elizabeth Twenty five pounds new Tenor to be paid her out of my Estate by my Son Moses when he comes to the Age of twenty four Years.

Item. I give to my Daughter Ruth Twenty five pounds of the New Tenor to be paid her out of my Estate by my Son Moses when he is of the Age of twenty four Years.

Item. I give & bequeath unto my youngest Son Moses Banks all the rest & residue of my real Estate House Barn Homestead Common Rights & Pew in the Meeting House in the first Parish in York, or of what Name or Denomination soever or whatsoever relating my Real Estate.

Item. It is my Will that my well beloved Wife Ruth Banks be and I do hereby make & appoint her to be y° Sole Executrix of this my last Will & Testament; and I do hereby utterly disallow revoke & disannul all & every other & former Testaments Will Legacys & Bequests & Executors by me in any Ways before named Willed & bequeathed, ratifying & confirming this and no other to be my last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal; the Day & Year above written

Signed Sealed published & veclared by the Said Moses Banks as & for his last Will & Testam^t in the presence of us who were pres^t at the Signing & Sealing thereof

Ios: Plaisted Samuel Iohnson Norton Woodbridge (Besides what I have already Given her) in Mary Portion was interlin'd before Signing. (Banks) in Ioshua's Legacy was interlin'd before Signing Moses Banks (Seal)

Probated 23 Novem, 1750.

Probate Office, 8, 81.

In the Name of God Amen. The tenth Day of May Anno Domini One Thousand Seven Hundred & Fortythree. I Francis Smart of Kittery in the County of York in the Province of the Massachusetts Bay in New England Husbandman, being very Sick & weak in Body, but of perfect Mind & Memory Thanks be given to God. Therefore calling unto Mind the Mortality of my Body, do make & ordain this my last Will and Testament, That is to Say, principally & first of all, I give & recomend my Soul into the Hands of God that gave it and my Body I recomend to the Earth to

be buried in decent christian Burial at the Discretion of my Executor hereafter named And as touching Such Worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of the Same in the following Manner & Form

Imp^r. It is my Will, and I do hereby order that my funeral Charges & just Debts be paid as Soon as may be conveniently after my Decease

- 2^{1y}. I give & bequeath to Mary Smart my dearly beloved Wife the Possession Use & Improvement Revenue & Income of all my Estate: both real & personal, for her comfortable Support and Maintenance during her Natural Life: And after her Decease to be buried in decent Christian Burial at the Discretion of my Executor the Charge thereof to be defrayed out of my Estate.
- 3^{ly}. I give to my well beloved Kindred William Barter Sarah Grindal Elizabeth Iones & Martha Jones of Kittery aforesaid their Heirs & assigns forever (after the Decease of Mary my Wife), all the Remainder of my Estate both real & personal whatsoever & in what place soever to be divided in equal Shares or Portions between them.
- 4^{ly}. I constitute make & ordain my Kinsman William Barter above named my Sole Executor of this my last Will & Testam^t And I do hereby utterly disallow revoke & disannul all and every other Former Testaments Wills Legacys & Bequests and Executors by me in any Ways before named willed and bequeathed, ratifying & confirming this & no other to be my last Will & Testament. In Witness

whereof I have hereunto Set my Hand & Seal the Day & Year above written.

Signed Sealed published pronounced and declared by the Said Francis Smart as his last Will & Testam^t in the Presence of us the Subscribers. Francis Smart (Seal)

his

 $Moses \times Welch$

mark

his

William × Briar

mark

Caleb Hutchins

her

Elizabeth × Briar

mark

Probated 31 Decem² 1750. Inventory returned 28 Jany 1751, at £143: 2: 0, by Joseph Gunnison, Caleb Hutchins and William Bryer, appraisers.

Probate Office 8, 82.

In the Name of God Amen. I Dominicus Iordan of Falmouth in the County of York within the Province of the Massachusetts Bay in New England Gentⁿ having been by many repeated Calls of Divine Providence put in mind of the Mortality of my Body and the Uncertainty of this Life, and being of a good perfect & of a disposing Memory (Thanks be given unto a gracious God therefor) do make & ordain this my last Will & Testament, revoking & disannulling all other Wills & Testaments by me heretofore made either by Word or Writing. And first of all I resign

and commend my Soul into the Hands of God that gave it, hoping for the pardon & remission of all my Sins thrô Iesus Christ my Redeemer, and my Body I commit to the Earth to be buried in a decent & Christian Manner at the Discretion of my Executrix, Nothing doubting but at the General Resurrection I Shall receive the Same again by the Mighty Power of God. and as to such worldly Estate wherewith it hath pleased God to bless me, I give demise of the Same in the Manner following Viz:

Impr. I give & bequeath unto Ioanna Iordan my dearly beloved Wife all & Singular my personal Estate of what Nature kind & quality soever it be, either Household Goods, Cattle, Stock, Wares Goods, Money, Bonds, Notes Book Debts Chattels & whatever else I am in Possession of, and am intitled to, (except what hereafter given & bequeathed unto my Children) to her own proper Use Benefit & disposal in order to enable her to pay my just Debts and funeral Charges and to support her Self. I likewise give and bequeath unto my Said Wife the Sole Use Income and Improvement & Advantage of the Homestead which contains about One Hundred & Fifty Acres with the Houses & Barns on the Same Standing during her natural Life; together with all the Utensils of Husbandry to the Same belonging.

2. I give & bequeath unto my Son Dominicus Iordan ye House and Land where he now dwells (which was the place where my Hon^d Father Dominicus Iordan formerly lived) with the additional purchase unto the Same belonging made by me of of Ieremiah Jordan together with the Marsh & Thatch Banks being at & adjoining to Spurwink River, also one Hundred & Fifty Acres of Land above the Marsh adjoining to my Sister Arabella's Land being part of the Two Hundred & eighty six acres formerly belonging to my s^d Father Dominicus Iordan, being my part as Set off to me of his Estate. Also one full Third part of all my Marsh, except what hereafter & heretofore given and bequeathed. As also one full third part of all my Land & Meadow except as

herein before excepted. All the Land Marsh and Meadow abovementioned given & bequeathed unto my Son Dominicus Jordan, I give & bequeath unto him & his Heirs lawfully begotten of his Body & descending therefrom from Generation to Generation and for want of lawful Issue then to descend to the next lawful Heir in my Family.

- 3. I give & bequeath unto my Son Nathaniel Iordan Seventy Six Acres of Land being the remaining part of the Two Hundred and eighty six Acres, my part of my Fathers Estate as Set off to me (having herein above bequeathed unto my Son Dominicus Iordan, Two Hundred & Ten Acres of the Said Two Hundred & Eighty Six Acres), Thus One Hundred & Fifty Acres adjoining to my Sister Arrabella's Land, and Sixty Acres part of the Seventy where my Son Dominicus now dwells. Also the Gore of Land & Marsh containing about one Hundred and Ten acres on which he the Said Nathaniel lately dwelt. Also Forty Acres or Town Grant adjoining the Said Gore of Land. Also my Right to a Tract of Land & Marsh lying in Searbord and adjoining Said Gore of Land, which Said Tract I purchased of John Gatchell. Also one full Third part of all my Land Marsh & Meadow, (except what heretofore & hereafter given and bequeathed). All the Land Marsh & Meadow above mentioned given & bequeathed unto my Son Nathaniel Jordan I give & bequeath unto him & his Heirs lawfully begotten of his Body & decending therefrom from Generation to Generation and for want of lawful Issue then to descend to the next lawful Heir in my Family.
- 4. I give & bequeath unto my Son Clement Iordan all that Island called Richmond Island, with all the Buildings on the Same erected, and on the Same Standing. Also one full Third part of all my Land Marsh & Meadow (except what heretofore and hereafter given & bequeathed). All the Land Marsh and Meadow above mentioned given & bequeathed unto my Son Clement Jordan, I give & bequeath unto him, & his Heirs lawfully begotten of his Body & de-

scending therefrom from Generaion to Generation, and for want of lawful Issue then to descend to the next lawful Heir in my Family.

- 5. I give & bequeath unto my Daughter Mary Cushing the Wife of Ezekiel Cushing the Three Hundred Acres of Land Province Grant laid out above Gorham Town on the Western Side of Presumpscot River in the County of York, Which Said Three Hundred Acres of Land I give & bequeath unto my Said Daughter Mary Cushing and her Heirs lawfully begotten of her Body, & descending therefrom from Generation to Generation, and for Want of Lawful Issue, then to descend to the next lawful Heir in my Family.
- 6. I give & bequeath unto my Daughter Miriam Mitchell the Wife of Robert Mitchell all that Tract of Land I purchased of Iohn Iordan, which lies adjoining to Alewife Cove-Brook on the North Side thereof & contains about Forty Six Acres Also my part of fresh Marsh that lies on the Northerly Side of the Brook at the Head of the old Marsh. All the Land & Marsh above mention^d given & bequeathed unto my Daughter Miriam Mitchell, I give and bequeath unto her & her Heirs, lawfully begotten of her Body and descending therefrom from Generaion to Generaion and for Want of lawful Issue then to descend to the next lawful Heir of my Family.
- 7. I give & bequeath unto my Daughter Hannah Iordan, after her Mother Ioanna Iordans Decease, The Homestead containing about one Hundred & Fifty Acres with all the Houses & Buildings on the Same erected and Standing, and all the Appurtenances & priviledges to the Same belonging. All which I give unto my Said Daughter Hannah Iordan & her Heirs lawfully begotten of her Body & descending therefrom from Generation to Generation, and for want of lawful Issue to descend to the next lawful Heir in my Family.

I do ordain constitute & appoint my dearly beloved Wife Ioanna Iordan my Sole Executrix of this my last Will & Testament, and I do desire my well beloved Friends Charles

Frost Esq^r of Falm^o the rev^d M^r W^m Thompson of Scarborô & my beloved Son in Law Col^o Ezekiel Cushing of Falm^o all within the afores^d County of York to be the Overseers of this my last Will & Testam^t desiring them to advise aid & assist my Execut^x in ordering & deciding all Difficulties that may arise on any Acco^t about this my Will, and that any two of them may determine on the Same.

In Testimony that this is my last Will & Testam^t I hereunto Set my Hand & Seal this 10th Day of June Annoq. Domⁱ 1746

Signed Sealed published & declared by Dominicus Iordan to be his last Will & Testament in presence of and before us the Subscribers

Iohn Wight, Cha: ffrost

her

Ioanna ffrost, Anua × Cloutman

Be it known to all men by these presents that whereas I Dominicus Iordan of Falmouth in the County of York within the Province of the Massachusetts Bay in New England Gentlⁿ have made & declared my last Will & Testament in Writing bearing Date the tenth Day of Iune A. D. 1746. I the Said Dominicus Iordan by this present Codicil do ratify & confirm all my Said last Will & Testament, except that Seventh Article wherein I say & declare to give & bequeath unto my Daughter Hanah Iordan after her Mother Ioanna Iordans Decease the Homestead containing about One Hundred & Fifty Acres with all the Houses & Buildings on the Same erected & Standing, and all the Appurtenances and Priviledges to the Same belonging. And also except the Fifth Article wherein I give & bequeath unto my Daughter Mary Cushing the Wife of Ezekiel Cushing the Three Hundred Acres of Land Province Grant laid out

Dominicus Iordan (Seal)

above Gorham Town on the Western Side of Presumpscot River. Now Know ye, That it is my last Will and Testament, with regard to the above Fifth & Seventh Articles And I hereby give & bequeath the above mentioned One Hundred and Fifty Acres with all the Houses & Buildings &c as above mentioned unto my Son Nathaniel Iordan & Clement Iordan in equal Halves (after their Mother Ioanna Iordans Decease) and to their Heirs lawfully begotten of their Bodys, and for want of lawful Issue to descend to the next lawful Heir in my Family, They the Said Nathaniel & Clement paying unto my aforesd Daughter Hañah Iordan (now Hannah Prout) one Hundred pounds old Tenor each within twelve Months after my Decease. And I further declare that it is now my last Will & Testament with Regard to the Fifth Article above mentioned, That I hereby give & bequeath unto my Said Hannah Iordan, (now Prout) the full one half Part & Proportion of the above mentioned Three Hundred Acres of Land the Province Grant unto her & Her Heirs lawfully begotten of her Body & descending therefrom, and for want of lawful Issue then to descend to the next lawful Heir in my Family; and my Will & true meaning is that that this Codicil or Schedule be & be adjudged to be part & Parcell of my Said last Will, and ye true meaning of that part thereof; and that all things herein mentioned & contained be faithfully & truly performed, and as fully & amply in every Respect as if the Same were so declared and Set down in my Said last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal this 7th Day of March in the 22d year of His Majts Reign A. D. 1748. Domini. Iordan (Seal)

Signed Sealed published & declared by the Said Dominicus her

Jordan in presence of Ia^z Fox Cha: ffrost Sarah × Conner mark

Will probated 10 Nov. 1750: Codicil probated 31 Dec. 1750. Inventory returned 6 Feby 1749, at £13161: 11: 4, old tenor, by Christo: Strout, Jabez Fox and Robert Thorndike, appraisers,

Probate Office, 8, 92.

In the Name of God Amen. This twentieth Day of November A. D. 1750. I Mathews Young of York in the County of York in N: England Fisherman, being exercised with grievous pains & Maladies of Body, so that wearisome and Sleepless Nights are appointed to me, yet blessed be God my Reason & Understanding continued to me, not knowing how Soon my dear Lord & Master may call for me (as to that his holy Will not mine be done) and and that there may be no dispute & Dissension among my dear Children after my Decease, after having often I trust in Faith thrô free Grace enabling me comitted my precious Soul into the Hands of All Sufficient & most gracious & powerful & faithful Redeemer the LORD IESUS Christ whom I would with my last Breath recommend to my beloved Children Grand Children & a fourth Generation which God has graciously lengthened out my Life to See, as the chiefest of Ten Thousands & altogether lovely in whose infinite Merits & Death his glorious Resurrection and continual Intercession in Heaven is all my Hope for Pardon Peace Acceptance & Grace here and eternal Glory in Body & Soul in Heaven at the Coming of my Lord which I trust draws near, and desiring in the mean Time that my Fless may rest in hope of a blessed Resurrection being decently buried at the Charge of my Executor Vizt Son Ebenezer hereafter named:

I do make this my last Will & Testament as to y° Disposition of those outward good Things which the Lord has I trust in Covenant Loue & fatherly kindness bestowed on me, & continued to me, That is to Say,

I give & bequeath to each of my Daughters and y^r lawful Represent^{ves} of Such of them as are or may be deceased before me each the Value of Ten Shillings old Tenor Bills, as they are called, namely Susannah Redlan, Hannah Preble Tabitha Murch, Lydia Whitney Dec^d Mercy Webber, Eleoner

Allen besides what I have already given them or any of them.

And all the residue of my Estate Real & personal, whether Houses Lands Meadow Vessels, Quick Stock or of what Sort soever it be, I do hereby give & bequeath unto my only Surviving Son Said Ebenezer Young, who has kindly and diligently ministered to me hitherto, and is to take Care of me while I live; and to pay my just Debts & funeral Charges, and the above mentioned Legacies, after my decease.

And I so desire chearfully to bid farewell to this present evil World of Sin & Sorrow, humbly hoping in Christ Jesus my Lord that when the earthly House of the Tabernacle is dissolved, I have an House not made with Hands eternal in the Heavens. In Witness whereof I have hereunto Set my Hand & Seal the Day & year above written.

Signed Sealed published pronounced and declared by the aforenamed Mathews Young as his last Will & Testament in presence of us the Subscribers Jonathan Young Benajah Young Aquila Hains Ioseph Farnam

Mathews Young (Seal)

Probated 1 April 1751.

Probate Office, 8, 96.

In the Name of God Amen. On the twenty first Day of February in the 24th Year of His Maj^{ts} Reign Annoque Domini One Thousand Seven Hundred & Fifty. I George Iacobs

of Wells in the County of York & Province of the Massachusetts Bay in New England Yeoman, Do make & ordain this my last Will & Testament in Manner following That is to Say principally & first of all. I give & recomend my Soul into the Hands of God that gave it, and my Body to the Earth to be buried in decent christian Burial at the Discretion of my Executors hereafter named in hopes of a glorious Resurrection. And as touching touching Such Worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of the Same in Manner & form following.

Impr. My Will is, and I do hereby order that my Wife Elizabeth Shall have & enjoy the Use & Improvem^t of one Third part of my real Estate during Life, and that part of my personal Estate which the Law directs in Case of Intestates and no more.

Item. I give & bequeath to my three Sons George Benjamin & John Iacobs all my Estate both real and personal (except only my Wife's Thirds as afores^d) with the Reversion thereof to be equally divided to and amongst them: Those Lands & Marsh which I have already given my Said Son George a Deed of Gift of bearing Date 24th March 1741. Viz^t. One Tract of Upland in Wells afores^d containing twenty five Acres more or less, and about four Acres of Salt Marsh or Meadow to be deemed & accounted to the Said George my Son towards his part of my Estate given as afores^d My Said three Sons George Benjamin & Iohn paying all my just Debts funeral Charges and Legacys hereafter named in equal Proportion.

Item. I give & order to my Daughters Lydia Wife of Ioseph Stevens, Elizabeth Wife of Ioseph Tayler, and Pricilla Wife of Ioshua Bartlet besides what I have already given them, and not herein mentioned, Eight pounds each in lawful Money of this Province to be paid them respectively by their Brothers the Said George Benjamin & John.

And I do hereby nominate & appoint my eldest Son George Iacobs the Executor of this my last Will & Testam^t And I do hereby utterly disannul all & every other Testaments Wills Legacies & Bequests & Executors by me in any ways before named willed & bequeathed ratifying and confirming this and no other to be my last Will and Testament. In Witness whereof I have hereunto Set my Hand & Seal the Day & Year first hereinbefore written.

Signed Sealed published pronounced Georg Iacob (Seal)

and declared by the Said George Iacobs the Testator of his last Will & Testamt in the presence of us. after ye Words (Lands & Marsh) on ye other Side were interlined. as also ye Words (with the Reversion thereof). Daniel Moulton

John Heard Bartlet

her

Amy × Bumstead mark

Probated 24 April 1751. Inventory returned 26 April 1751, at £ 570: 10: 11, by Joseph Weare jun. Norton Woodbridge and John Perkins, appraisers.

Probate Office, 8, 108.

In the Name of God Amen.

To all People to whom these presents Shall come Greeting. Know ye, That I Thomas Cowling of Annapolis Royal in Nova Scotia now resident in Wells in the County of York in the Province of the Massachusetts Bay in New England Bricklayer being of a Sound disposing Mind, through the Divine Goodness, thô labouring under great bodily Indisposition in Consideration of my mortal State and the utter uncertainty of my present Life committing my never dying Spirit into the merciful Hands of a gracious God thrô the infinite merits & mediation of his dear Son: and my Body into the Hands of M^r Pelatiah Littlefield into whose House I am by divine Providence now cast to be by him decently interr'd in hopes of a glorious Resurrection to a life immortal by the mighty Power of God, thrô him who is the Resurrection and the Life, do dispose of the temporal Estate wherewith the Lord hath been pleased to bless me in the following Manner Viz^t.

- 1. I will that all my just Debts & funeral Charges Shall be paid out of my Estate by my Executor hereafter named.
- 2. I give & bequeath Twenty pounds Sterling unto my loving Brother William Cowling to be paid him by my Executor my Said Brother dwelling in Great Britain.
- 3. I give & bequeath Fifteen pounds Sterling unto my loving Cousin Martha Davis of Annapolis Royal afores^d to be paid unto her by my Executor.
- 4. I give & bequeath all the Remaining part of my Estate real or personal of what name or nature soever it be unto my loving Cousin Iohn Harris Bricklayer in Annapolis Royal aforesaid. And now revoking and disannulling by these presents all former Will or Wills made or Said to be made by me, I do pronounce and declare this to be my last Will & Testament, of which I do hereby constitute & appoint my good & trusty Friend the aforementioned John Harris Sole Executor. In Witness whereof I have hereunto Set my Hand & Seal this fifth Day of March in the Year of our Lord One Thousand Seven Hundred & Fifty. And in the twenty fourth year of the Reign of His Majiy George the

Second by the Grace of God of Great Britain, France & Ireland King Defender of the faith &c.

Signed Sealed pronounced & Thos Cowling (Seal)

Signed Sealed pronounced & declared in presence of us Pelatiah Littlefield Nehemiah Littlefield Pelath Littlefield jun^r.

Probated 1 July 1751.

Probate Office, 8, 116.

In the Name of God Amen. The twenty seventh Day of December One Thousand Seven Hundred and Fifty one I Benjamin Parker of Kittery in the County of York in New England Gentⁿ being very weak in Body but of perfect Mind & Memory, Thanks be given to God, therefore calling to Mind the Mortality of my Body, and knowing that it is appointed for all men once to die do make & ordain this my last Will & Testament, that is to Say, principally and first of all, I give & recommend my Soul into the Hands of God that gave it and my Body I recommend to ye Earth to be buried in decent christian Burial at the Discretion of my Executor, Nothing doubting but at the General Resurrection I Shall receive the Same again by the mighty Power of God, thrô the Merits of a glorious Redeemer: and as touching such Worldly Estate wherewith it hath pleased God to bless me with in this Life, I give demise & dispose of the Same in the following Manner and Form.

Imp^r. I give & bequeath to my well beloved son Thomas Parker all my Houses and Lands that I have in Newcastle Portsmouth Epsom or in any other Town or precinct in the Province of New Hampshire (except that House & Land in Portsmouth I purchasded of Nath! Lang, and that House and Land which I purchased in the afores^d Portsmouth of Ioseph Peirce) to him the Said Thomas Parker his Heirs and Assigns forever; I also give him One Hundred pounds lawful Money of the Province of the Massachusetts Bay in New England to be paid by my Executor to the afores^d Thomas Parker, or his Heirs.

Item. I give & bequeath to my well beloved Daughter Eliz^a Peirce her Heirs & Assigns forever that House & Land in Portsmouth afores^d wherein She now dwells, which I purchased of her Husband Joseph Peirce aboves^d and also that House & Land in Portsmouth afores^d which I purchased of the aboves^d Nath¹¹ Lang, and also fifty pounds in lawful Money of the Said Province of the Massachusetts Bay to be paid by Said Executor to her the Said Elizabeth Peirce or her Heirs, and also my Bed with furniture for y^e Same to be delivered to the Said Eliz^a Peirce by my S^d Executor.

Item. I give & bequeath to my well beloved Son Benja Parker whom I likewise constitute make & ordain my Sole Executor of this my last Will & Testamt all my Houses & Lands in the Said Town of Kittery & Town of Berwick or in any other Town or precinct in the Said County of York, to him the Said Benja Parker and his Heirs & Assigns forever. I also give to my Said Son Benja Parker, and his Heirs & Assigns forever all the residue & remainder of all my Estate both real & personal of what kind or nature soever, And in what Town or place Soever (except what I have here before given in this my Will) to be the Said Benja Parkers & his Heirs and Assigns forever, who I likewise order to pay all my just Debts. And I do hereby utterly disallow revoke and disannul all & every other or former Testamtent Wills Legacies & Requests & Executors by me in any Ways before named willed & bequeathed, Ratifying & confirming this and no other to be my last Will and Testament. I Witness whereof I have hereunto Set my hand & Seal the Day and Year Year before written. Benja Parker (Seal)

Signed Sealed published pronounced & declared by the Said Benj^a Parker as his last Will & Testament in presence of us the Subscribers, W^m Pepperrell Iohn Godsoe Richard Weeks William Roberts.

Probated 19 May 1752.

Probate Office, 8, 123.

In the Name of God Amen. The twenty ninth Day of April, and in the Year of our Lord 1751. I Samuel Baker of North Yarmouth in the County of York & Province of the Massachusetts Bay in New England Husbandman, being very Sick & weak of Body but of perfect Mind & Memory Thanks be given unto God; Therefore calling unto Mind the Mortality of my Body and knowing that it is appointed for all men once to die, do make & ordain this my last Will to be my last Will & Testament, that is to Say principally & first of all, I give & recommend my Soul into the Hands of God that gave it, and my Body I recommend to the Earth to buried in a christian like & decent Manner at the Discretion of my Executrix hereafter named, nothing doubting but at the General Resurrection I Shall receive the Same again by the mighty Power of God. And as touching Such worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of the Same in the following Manner & Form.

Impr. I give & bequeath to my well beloved Wife Susañah Baker the Improvement of the one half of all my Lands and Buildings, during the time that She Shall continue to be my Widow and all my Stock & Moveables except one Yoke of Oxen and two Chains to be at her Disposal forever.

Item. I give & bequeath to my Son Samuel Baker the one half of my Homestead that I now live on, with one half of

all the Lands that I have that joins to my homestead. And that Tract or Lot that lieth between a home Lot that is owned by the Heirs of Isaac Pope, and the Rev^d Nicolas Loring home Lot. And Six Acres & Something More of Land adjoining to a Fifty acre Lot, that Elisha French bought of Mrs Sarah Felt. And one half of a Hundred Acre Lot No 45. on the West Side of Royals River, and drawn in Right of Home Lot No 42. And one half of all my Buildings now Standing on my home Place, and whenever his Mother Susannah Baker Shall cease to be my Widow then my Said Son Samuel to have the whole of my Homestead and Building as his own proper Estate forever. I likewise give my Said Son a Yoke of Oxen & two Chains, and all my wearing Apparel.

Item. I give & bequeath to my Four Daughters Rebecca Baker Mary Harris Bethiah Baker & Susannah Baker all my out Lands except one half of a hundred Acre Lot N° 45 which half I have give to my Son Samuel, and one Third of a Hundred & twenty Acre Lot on the East Side of Royals River N° 14, or N° 18, or N° 23. the one third of that Lot of the Three that lieth nearest to Edward Kings Settlem^t on Cousin's River, which Third of Said Lot I reserve for my Apprentice Ebenezer Lake. All y° Rest of my out Land to be equally divided between my four Daughters above named, and to be theirs forever.

Item. I give & bequeath to my Apprentice Ebenezer Lake One Third of a Hundred & twenty Acre Lot on the East Side of Royals River N° 14, or N° 18 or N° 23. The one third of that Lot of the Three that lieth nearest Edw^d Kings Settlem^t on Cousin's River, My Said Apprentice to have the third of Said Lot as his own proper Estate to be by him his Heirs or Assigns enjoyed forever. If he Shall live to Serve out his Apprenticeship with me or my Heirs or Assigns: And if he doth live to Serve out his Apprenticeship, the Said Land to return to my four Daughters to be equally divided between them.

Lastly Last of all. I do nominate and appoint Susannah my Wife to Sole Executrix of this my last Will & Testament hereby giving & bequeathing unto her all the rest of my Estate both real & personal not herein mentioned. And do declare this to be my last Will & Testament the Year & Day above mentioned.

Signed & Sealed in presence of us, Nathaniel Coffin Barnabas Seabury Benjamin Mogaridge Samuel Baker (Seal)

Probated 2 October 1751. Inventory returned 19 Sept^{*} 1751, at £366: 14: 0, by Corn¹ Soul, Barnabas Winslow and Barnabas Seabury, appraisers.

Probate Office, 8, 127.

In the Name of God Amen. The eleventh Day of September 1751. I Stephen Munson of ye Town of Scarborough being very Sick & weak in Body but of perfect Mind & Memory, Thanks be given to God, Therefore calling to 'Mind the Mortality of my Body, and knowing it's appointed for all men once to Die do make & ordain this my last Will & Testament, That is to say principally and first of all, I give & recomend my Soul into the Hands of God that gave it, and my Body I recommend to the Earth to be buried in Decent christian Burial at the Discretion of my Executors, nothing doubting but at the general Resurrection I Shall receive the Same again by the mighty Power of God. And as touching Such worldly Estate wherewith it hath pleased God to bless me in this life, I give devise & dispose of the Same in the following Manner & form

Imp^r Twenty Acres of Land joining to John Stewart & Twenty Acres joining to Iames Shute, and thirty Acres lying over None Such River, I give to my hon^d Father and

Mother during their Life, and after their Decease to be given to my Bother Ioseph Munson. to him & his Heirs

Item. I give my moveables to my hon⁴ Father & Mother I do make constitute & ordain my hon⁴ Father sole Exec^r of this my last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal the Day and year above mentioned.

Stephen Munson (Seal)

Signed Sealed pronounced & declared
by the S^d Stephen Munson as his
last Will & Testament in the presence of us the Subscribers
Nathaniel Finlayson
Jonathan Archer
her
Olive × Sevey
mark

Probated 30 September 1751.

Probate Office, 8, 137.

In the Name of God Amen. I William Whipple of Kittery in the County of York in the Province of the Massa: Bay Mariner being Sick & weak but of sound disposing Mind and Memory, and considering the Uncertainty of Life, and not knowing but that the time of my Departure out of this Life is near, Do make this my last Will & Testament. And after humbly comitting my Soul to God the Father of Spirits, hoping for his pardoning Mercy thrô the Merits & Mediation of Iesus Christ and my Body to a decent Interment according to the Discretion of my Executor herein after named believing in the Resurrection & hoping for eternal Life. My Worldly Estate I give & devise in the following Manner & Form, that is to Say,

Impr. My Will is that all my just Debts & funeral Charges be paid by my Executor in convenient time after my Decease, and that he dispose of any of my personal Estate for that purpose as Soon after my Decease as he can with conveniency. And if it is necessary for that End to Sell any of my real Estate I hereby give him full Power to do it in Such Way & manner as he Shall judge best only excepting the Land I purchased of the Moggerages.

Item. Whereas by the Providence of God my Wife Mary Whipple is so indisposed in mind as to be incapable of Business, I give her One third part of my personal Estate but to remain in ye Hands of my Executor to be applied to her Use as he Shall judge proper and if it Should please God to restore her to her former Capacity then to be delivered to her.

Item. I give & bequeath to my Daughter Mary Traile twenty Shillings lawful Money She having already received her Portion of my Estate.

Item. My Will is that my Executor take the Care of my Children that are now at home that he take proper Care of their Education according to his Discretion, and to put the Boys to Some Suitable Business & Employment and I do hereby give him full Power to bind them out by Indentures of Apprenticeship for that purpose if he Shall see Cause I also give to my Executor full Power & Authority to Sell any of my real Estate (excepting as afores^d) if he Shall apprehend he can apply the Money to be raised thereby more to the Advantage of my Children than by keeping the Same for them. And that he defrey the Charge of their Maintenance & Education out of any part of my Estate still excepting as aforesaid.

Item. All the Residue & Remainder of my Estate I give devise and bequeath to & among my four Children William, Robert Cutt, Joseph & Hannah equally divided (saving & excepting that I give my Silver Hilted Sword & my Watch

to my Son William over & above his equal Share) to Hold to them respectively & their respective Heirs Executors & Admin^{rs} forever.

Lastly, I do hereby constitute & appoint my Brother Joseph Whipple sole Executor of this my last Will & Testament and revoke all other Wills by me heretofore made.

In Witness whereof I have hereunto Set my Hand & Seal y^e twenty first Day of Iune One Thousand seven Hund^d & fifty one. W^m Whipple (Seal)

Signed Sealed & declared by y^e
S^d W^m Whipple to be his last
Will & Testam^t in presence of
us Witnesses who Subscribed
in his presence.
Ebenezer Fernald Ebenez Fernald jun^r
Ionathan Fernald.

Probated 3 September 1751. Inventory returned 26 Sept. 1751, at £712: 6: 7, by Thomas Cutt, Ebenezer Fernald and John Godsoe, appraisers

Probate Office, 8, 139.

In the Name of God Amen. The seventeenth Day Day of Ianuary in ye Year One Thousand Seven Hundred & Fifty two, I Nicholas Shapleigh of Kittery in the County of York within the Province of the Massachusetts Bay in New-England Esq^I being thrô divine Favour & Goodness in good Health of Body and of sound Mind and knowing that I must die but how Soon or Suddenly my Death may be I know not hoping whenever it Shall be that it may be in peace with God thrô his Son Iesus Christ. and willing to Settle the Affairs of my House by disposing of my Estate in a just & equitable Manner to & amongst my Children do make & ordain this my last Will and Testament.

Impr. My Will is that all just Debts & funeral Charges and Legacys be duly paid & discharged by those of my Sons, who I Shall hereafter in this my Will name as Executors, out of that part of my moveables which I Shall in this my Will give to them.

Item. I give & bequeath unto Martha my well beloved Wife one full third part of my real Estate namely one Third part of my House and Lands and Mills with the Appurtenances belonging to the Farm whereon I do now dwell in Kittery for Quantity & Quality for her Support during her natur! Life.

Item. I give & bequeath unto my Said Wife one full third part of all my Goods & moveable Estate forever free from any Payments or Charges. Item. I give & bequeath unto my S^d Wife as a Legacy over & above all her Thirds before mentioned the Sum of Thirteen pounds Six Shillings & Eight pence to be p^d to her by my Sons who shall be named Executors out of what I Shall give to them.

Item. I have already given by Deed to my eldest Son John Shapleigh my House & Lands & Mills at Spruce Creek in Kittery which I had of my Aunt Curtis, and Several other Lots & parcels of Land which I intended for his full Portion of my Estate to which I now add five Shillings to be paid him by my Exec^{rs} in full of his Portion.

Item. I give & bequeath unto my third Son Alexander Shapleigh and to his Heirs & Assigns forever Several parcels of Land in Kittery Viz^t One parcel containing about three Acres or be y^e Same more or less lying on the Northside of the High Way & bounded by the Same beginning four Rods Southwest from the Spring & running fourteen Rods Northwest and so back to the fence called Iohn Fry's Fence and by the Same to y^e High Way, and is the Same Land whereon the Said Alexander hath a Tan Yard & Bark House. Also I give to the Said Alexander his Heirs & Assigns about Forty Acres of Land be the Same more or less on the South Side of the Same High Way where his House Stands

extending from the Parish or Ministry Land as ye Way goes Easterly & Northerly so far as to take in the Swampy Ground opposite to the House where Iohn Fry lives to a Young Orchard, and by the South Side of the Said Orchard straight into the Woods to a Forty Acre Lot in Possession of ye Family of Leightons, and extending Southward, so as to take all my Lands adjoining on the South of said Bounds including ye Lands upon the Hill which I, bought of Moses Hanscom. I also give him Four Acres of Meadow Land at a place call'd Morrells Swamp. And all my part of the Marsh that lies in Sturgeon Creek Marshes called the little Marsh between the Marsh of Mr Charles Frost and the Marsh of Captⁿ Iohn Heard Dec^d. Also Two Acres of Wood Land adjoining to a parcel of my Land call'd Ioshua's Swamp at Sturgeon Creek all which parcels of Land I give to ye Sd Alexander in Fee Simple forever.

Item. I give & bequeath unto my well beloved Daughter Susanna Scammon Thirteen pounds Six Shillings & Eight pence lawful Money to be paid by my Sons Executors of this my Will. I also give to her One Acre of Wood Land joining to my Son Alexander's Land And I also give her the Priviledge of Pasturing one Cow for so long a time as She Shall live in Kittery.

Item. I give & bequeath unto my Second Son Nicholas Shapleigh and to my three younger Sons Vizt Samuel Shapleigh Tobias Shapleigh & William Shapleigh all other my Houses & Lands in Kittery and Berwick and in all other place & places, And all other my Estate real & personal whatsoever & wheresoever. And the Reversion of of my Wife's Thirds in my real Estate To Have & To Hold to them my Said Sons Nicholas Samuel Tobias & William in equa parts or Shares to them & their respective Heirs & Assigns in Fee Simple forever to each of them one quarter part thereof in Fee they paying in equal proporition all my Debts funeral Expence & Legacies as in this my Will is before mentioned.

Item. I make Ordain & appoint my loving Wife Martha together with my Sons Nicholas and Alexander Samuel Tobias & William to be Executrs of this my last Will & Testament, willing them well & truly to execute this my Will according to the true Intent & meaning of the Same. I give to my Executrs all my Right & part in the Sloop

Lastly I do hereby utterly disallow revoke & make null & void all & every other Wills & Testaments Legacys & Begnests by me in any Manner before made either in Word or writing, hereby ratifying establishing & declaring this and no other to be my last Will & Testament.

Signed Sealed published pro- Witness my Hand & Seal nounced and declared by ve S^d Nicolas Shapleigh Esq^r to be his last Will & Testam^t in presence of Iohn Rogers Clem^t Iackson Ioseph Staple Noah Emery.

After some Interlineations made for Susanna Scammon, Alexander made Executor and the Bequest of ye Sloop.

Nicholas Shapleigh (Seal)

Probated 6 April 1752. Inventory returned 13 Dec. 1752 at £ 4501: 7: 10, by James Gowen, Wm Leighton and Robert Morrell appraisers.

Probate Office 8, 141.

In the Name of God Amen. I Iohn Thompson of Kittery in the County of York in the Province of the Massachusetts Bay in New England yeoman being aged & infirm of Body, but of sound Mind & Memory, and considering the uncertainty of Life do make & ordain this to be my last Will & Testamt and after humbly committing my Soul into the Hands of God the Father of Spirits, hoping for his pardoning Mercy thrô the Merits of Iesus Christ our Lord And my Body to the Dust to be decently buried according to the Discretion of my Executors herein after named believing in the Resurrection of the Body & hopeing for eternal Life.

That worldly Estate which God in his good Providence has given me, I give devise & bequeath the Same in the following Manner & Form.

Imp^r. My Will is that all my just Debts & funeral Charges be paid by my Execut^{rs} within convenient time after my Decease.

Item. I give bequeath & devise to Elizabeth my well beloved Wife one full third part of my personal Estate to be at her own disposal, And one full third part of my real Estate to hold to her and her Heirs & Assigns during her natural Life, and if this Shall not be sufficient for her Support, It is my Will that my Executors deliver her so much of the produce of my other Lands (which Shall not be assigned her for her third part) yearly as will be Sufficient with what is given her as aforesaid to afford her a comfortable Support.

Item. I give to my Brother Samuel Thompson and to my Sisters Hannah Hughs & Mary Fernald to each of them ye Sum of Thirteen Shillings & four pence lawful Money to paid by my Executors in the produce of my Estate or profits of my Land within Five Years after my Decease.

Item. I give & devise to Parker Foster the Son of Hannah Foster a piece of Land containing One Acre & Thirty poles bounded as follows viz^t Beginning at the High Way about four poles Northwesterly from my Well, and to run on a Square from Said High Way which is nearest Southeast by South ten poles inclosing Said Well about four Foot to the Eastward, and then to run nearest Northeast by East or parallel to the S^d high Way Nineteen poles, and then running Northwest by North or on a Square Ten poles to Said High Way, and by Said High Way to the beginning, together with my dwelling House Barn & all the Buildings thereon to him his Heirs & Assigns.

Item. My Will is that the Said Parker Foster Shall in Some convenient time after he comes to the Age of twenty

one years pay or deliver One Thousand five Hundred Feet of merchant^{1e} pine Boards unto Amos Paul hereafter named.

Item. I give & devise to Amos Paul my Nephew a piece of Land bounded by the aforesd High Way at the Westerly End of the afore bequeathed Land to Said Foster, Beginning at ye Way and runs Southerly by Said piece of Land about four poles to a Small brook near the Well, and is bounded at ye Westerly End by the Lands of Thomas Knight, and runs from Said Way by said Knights Land about seven & three Quarters poles to the aforesaid Brook or Gutter, and then strait up by Said Gutter to ye End of the the aforesaid Four poles containing half an Acre & half a Quarter. To Hold to him the Said Amos Paul during his natural Life and after his Decease to go to his Son Ioseph Paul his Heirs & Assigns. And all the Residue & Remainder of my Estate Real & personal with the Reversions & Remainders thereof or any part thereof or depending thereon I give & devise the Same to ye Said Parker Foster and the Said Amos Paul equally divided. the Said part given to the Said Amos to hold to him during his natural Life and then to go to his Son Joseph in Manner afores^d. And all the part or Share herein given to the Said Foster To hold to him his Heirs & Assigns. And also the Wood & fencing wen I reserved on the Land I sold to Thomas Spinney I give to the Said Parker & Amos equally divided, All which part or Share given to the Said Parker Foster to be under this Limitation & Condition that he do not dispose or Sell any part thereof until he Shall attain to the Age of twenty Six Years. And then if he Sees Cause he may dispose thereof but not before, and in Case he Should notwithstanding my Will herein sell and Dispose thereof before that Age, I hereby give & devise the Same to my Brother Samuel Thompson with full Power to enter and become Seized thereof, and I do hereby declare the Gift and Devise to the Said Foster to be Null & void in that Case, my meaning is if he Should Sell the Same before he attain to the Age of twenty six years afores. Lastly I do hereby constitute & appoint ye Sd Amos & the Said Parker to be my joint Executors of this my last Will & Testament And revoke all other Wills by me in any Manner heretofore made. In Witness whereof I have hereunto Set my Hand and Seal the Thirteenth Day of August Anno Domini 1751, and in the twenty fifth Year of His Majesty's Reign. Signed Sealed & Declared by the

Said Iohn Thompson to be his last Will & Testam^t in the

Iohn + Thompson (Seal)

presence of ns the Subscribers. Solomon Staple Solomon Staple ju^r Daniel Knight Nath¹ Remick

Probated 15 October 1751.

Probate Office, 8, 143.

In the Name of God Amen. I Abraham Bowden of York in the County of York & Province of the Massachnsetts Bay in New England Husbandman, being weak in Body but Sound in Mind & Memory, Thanks be to God, and calling to Mind my Mortality and knowing it's appointed for all men once to die, Do make and ordain this my last Will & Testament, and principally & first of all I recomend my Soul into the Hands of God that gave it hopeing thrô Christ for its eternal Salvation, and my Body to ye Earth to be buried in decent Christian Burial at the Discretion of my Executrix hereafter named. And as touching Such worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise and dispose of the Same in the following Manner.

Imp^r. My Will is and I do hereby order that my just Debts and funeral Charges Shall be paid out of my personal Estate:

Item. My Will is that my Wife Martha Shall have the Improvem^t and Income of the whole of my Estate both real & personal during her natural Life, and in Case of Need by Sickness or other adverse Providences her Circumstances Should be render'd Such as that the Said Income will be insufficient for her Comfort & Support my Will is that She dispose of Such part of the personal Estate as will be needful for her Support. And after my Said Wife's Decease, I give demise & dispose of my real Estate or ye Reversion thereof to my four Sons, Abraham, Iohn, Paul & Ebenezer in the Proportion following namely, to my Said Sons Abraham & Paul that part of my homestead Lands lying on the Northwest Side of the Country Road, and bounded Northeast by the Short Lands, North West by Iohn Milberry, and to run from the Said Lands by ye Said Milberry to a Gap in his Fence that crosses a path from Said Milberry's House to mine, and thence from said Gap Southeasterly to the End of my Partition Fence being a Stone Wall, and from the Northwest End of said Wall to run a Strait Line to ye High Way or County Road afores^d within Two Rods to ye Northeast or back Side of my House, and thence by the Said Road to the Lands aforesd together with that Island in the Barberry Marsh so called, which I purchased of Deacon Goodin to hold to them and their Heirs forever. Or in Case either of my Said Sons Abram and Paul should die leaving no lawful Issue then my Will, is the Snrvivor of them & his Heirs Shall Have the whole of that part intended for Such deceased.

Item. I give to my Said Sons Iohn & Ebenezer & their Heirs all the Rest & Residue of my Homestead Lands lying on the Northwest Side of the afores Road with my dwelling House Barn & all other Bnildings thereon, or in Case either of my Said Sons Iohn & Ebenezer Should die leaving no Issue then my Will is Such Deceased's part Shall descend to his Surviving Brother and his Heirs.

Item. I give to my afores Sons Abraham Iohn Paul & Ebenez and their Heirs all that my Ten Acres of Land on

the Cape Neck so called on the Southeast Side of the afores^d Road together with all my Rights and Shares in the Lands now or lately called the common & undivided Lands in York afores^d with the Reversions and Remainders thereof to be equally divided to & among them or their Surviving Heirs

Item. I give to my Daughters Mary Hannah Sarah & the Children of my Daughter Lydia Dec^d and their Heirs all my Household Stuff Furniture and Utensils within Doors equally to be divided to them into four parts the Children of my Sd deceased Daughter to have one of them, except one Bed which I give to my Son Ebenezer with Bedding at my Wife's Discretion to be delivered to him at Such time as my Said Wife Shall see fit.

Item, I give to my Daughters Mary Hannah & Sarah five Shill^{gs} each and to the Children of my Daughter Lydia Dec^d five Shillings to be paid them by my afores^d Sons in equal Proportion out of that part of my Real Estate I have given them respectively.

Item. I give all the rest & residue of my personal Estate as Quick Stock Utensils of Husbandry and whatever else is not hereinbefore disposed of to all my Children equally to be divided to & amongst them & their Surviving Heirs the Said Children of my Said Dec^d Daughter to draw one Share.

And I do hereby nominate & appoint my afores^d Wife Martha to be Sole Executrix of this my last Will & Testam^t Hereby revoking & disannulling all other Wills, Legacys and Bequests by me in any Wise heretofore made, ratifying & confirming this & no other to be my last Will & Testament.

In Witness whereof I have hereunto Set my Hand &

Seal the Tenth Day of Iuly in the 25th year of His Majts
Reign Anno Domini 1751.

Signed Sealed published pronounced & declared by the
Sd Abram Bowden the Testor to be his last Will &
Testamt in presence of us after ye Words [from Sd Gap] [to] & [to them]
were interlined
Sam¹ Clark, Iohn Milberry
Iohn Swett

Probated 7 August 1751. Inventory returned 21 Sept. 1751, at £209:5:4, by Samue Clarke, John Milberry and Norton Woodbridge, appraisers.

Probate Office, 8, 146.

In the Name of God Amen. The fifteenth Day of Ianuary in the Thirteenth year of the Reign of King George ye Second Annoq Domini One Thousand Seven Hundred & thirty nine I Iohn Heard of Kittery in the County of York within the Province of the Massachusetts Bay in New England Gentⁿ being aged & weak but of perfect Mind & Memory & expecting the time of my Death is near. Do make & ordain this my last Will & Testament. Recommending my Sonl into ye Hands of Christ my Redeemer in & thrô whom alone I hope for eternal Salvation, And my Body to a decent Christian Burial at the Discretion of my Executor hereafter named; And as touching such worldly Estate wherewith it hath pleased God to bless me in this Life I give & bequeath the Same in the following Manner & Form Viz^t

Imp^r. It is my Will that all my just Debts & funer¹ Charges and all Dues & Demands that are lawful against me Shall be first paid & Discharged by my Executor out of my

Estate real or personal or both as my Executor Shall find most necessary & convenient as also all the Charges & Expences which my Execut^r Shall be at in executing of this my Will.

Item It is my Will that my Farm whereon I now live at Sturgeon Creek, that is to Say so much of it as was the Farm of my Grandfather Iohn Heard Decd and given by him to me iu & by his last Will & Testament, Shall be divided according to the true Value for quantity & Quallity to & amongst all my Children and the Representatives of those that are dead as follows Viz^t The two Children of my Son Iames Heard Dec^d namely Sarah & Phebe to have a double Portion betwixt them, so as to make each of them equal to each of my Daughters namely Dorcas Tucker, Shuah Bartlet, Phebe Stevens, Mary Barter, and Abigail Hubbard and to each of them the Said Dorcas, Phebe, Shuah Mary & Abigail and to the Children & Representatives of my Daughter Iane Coffin Dec^d equal Portions, that is to Say, the S^d Children & Represent^{ves} of my Daughter Iane Dec^d to have so much as to make all but one portion, equal to their aforesd Aunt's single portions. Always provided that those of my Sons in Law who have built or made any Improvemts (by my Leave) on any part of the Said Farm, Shall have the Same (if they choose it) reckoned only as so much Land in part of their Wife's Shares, saving to themselves their Buildings & Improvements.

Item. I give & bequeath unto my well beloved Daughter Shuah Bartlett my Silver Tanker She paying unto each of her Sisters namely Dorcas Phebe Mary & Abigail one fifth part of ye Value thereof.

Item. I give & bequeath unto my well beloved Grandson John Heard Bartlet Fifty pounds to be paid to him (without Interest) by my Executor when he Shall arrive to the age of twenty one Years or Sooner if my Executor Shall See meet.

Item. I give & bequeath unto my well beloved Grandson Iohn Heard Hubbard Thirty pounds to be paid to him (without Interest) by my Executor when he Shall arrive to the Age of twenty one years or Sooner if my Executor Shall see meet.

Item. I give & bequeath unto my well beloved Son in Law Nathan Bartlet & his Heirs forever that parcel of Land on the South Side of the Highway where his Barn now stands to the Quantity of one Acre for convenient Yards to & about the Said Barn. (it being Lands weh I bought).

Item. I do hereby nominate & appoint my well beloved Son in Law Nathan Bartlet to be the Sole Executor of this my last Will & Testament. And my Will is and I do hereby impower order & appoint my Said Executor to sell all my Estate Right Title & Interest of in & unto all & every part and parcel of the common & undivided Lands in Kittery & Berwick, as it is stated proportioned & divided or as it may be stated proportioned or divided and Fifty Acres of Lands of mine in Berwick near little River, And all other my Estate real & personal whatsoever and wheresoever it is or may be found in the best Manner he may or can, And to dispose of the Money thereby produced for & towards the payment of all lawful Debts Dues and Demands that are or may be against me; & ye funeral Charges and his own necessary Expences as aforesd And the Legacy's by me given in this my Will And the Overplus to divide to and amongst all my Children, and the legal Representatives of them that are dead in equal Portions, In which Division the Children of my Son Iames aforementioned Shall not have any double portion but only a Single Share or portion equally divided betwixt them, and so of the Children of my Daughter Iane Coffin Decd provided always & it is my Will that my Children and their Represent ves afores Shall forever rest Satisfied & contented that in the Division of the Farm aforesd my Sons in Law who have built upon and made Improvements of any part thereof as aforesd Shall have Such Buildings &

Improvem^{ts} to themselves respectively only allowing the Quantity of Land as is afore mentioned And provided also that they & each of them release unto the Heirs or Assigns of Nathan Lord Dec^d all right to that little parcel of Marsh which I sold or exchanged to the S^d Lord lying in Sturgeon Creek Marshes Which if any of them Shall refuse to do then Such as Shall so refuse Shall be & hereby are excluded and forever debarr'd from having any part Share or portion of what I herein order to be sold & divided to & amongst them, as aforesaid, Anything in this my Will notwithstanding.

In Witness whereof I the Said Iohn Head hereunto Set my Hand & Seal the Day & year first above written.

Signed Sealed pronounced & declared by the Said John Heard as his last Will and Testament in presence of. Sam¹¹ Shorey Ioshua Small Edm^d Coffin Noah Emery Robert Cutt

Iohn Heard (Seal)

In the Name of God Amen The twentyeighth Day of September Anno Domini One Thonsand Seven Hundred & forty one I Iohn Heard of Kittery in the County of York within ye Province of the Massachusetts Bay in New England Gentⁿ Having made signed Sealed pronounced & declared my last Will & Testament bearing Date the fifteenth Day of Ianuary in the thirteenth year of the Reign of King George the Second Annoq; Domini One Thousand Seven Hundred & thirty nine, therein & thereby disposing of my Estate Real & personal, and appointing my Son in Law Nathan Bartlett my Executor. And thrô Infinite Goodness my Life being prolonged to this time, and my Memory Good & perfect (thô bodily weak) I have well considered my Said last Will & Testament in every Article & Clause it

being this Day distinctly read in my perfect Hearing. I do hereby establish ratify & confirm the Same last Will & Testament as the true & just Declaration of my Mind & Will with respect to the Disposition of my Estate, with only the Addition & Alteration hereafter in this Codicil mentioned which I do hereby order & appoint to be taken received observed & executed as part of my Said last Will & Testament, That is to say:

That Whereas in & by my said last Will & Testament I did give & bequeath unto my well beloved Grandson Iohn Heard Bartlett Fifty pounds to be paid to him (without Interest) by my Executor when he Shall arrive to the Age of the twenty one years or Sooner if my Executor Shall see meet. I do hereby ratify & confirm that Bequest, and in Consideration that his Father intends to educate him at the College I give & bequeath unto him the Said John Heard Bartlet a further Sum of Fifty pounds to be paid to him (without Interest) out of my Estate as soon as he Shall have perfected his Studies at the College So far as to commence Batchellor of Arts; But if he the Said John Heard Bartlet Shall die before he Shall so perfect his Studies then my Will is that the Said Fifty pounds, And also the other Fifty pounds afore mentioned Shall be to & for the Use of his Brother my Grandson Nathan Bartlet provided he the Said Nathan Shall be brought up at the College as aforesd. But in Case he Shall not be brought up at the College, and in Case of his Brothers Death as aforesd then the Said Nathan Shall have only one of the Fifty pounds aforesaid.

Item. My further Will & pleasure is that my Pew in the Meeting House in this Parish where I now live Shall be & remain to & for the Use of my Children & GraudChildren, Such as have Occasion to use it from time to time, and not to be sold from them.

In Witness that this Codicil written upon the Same Sheet of Paper whereon my Will afore mentioned is written Shall be taken and executed as part of my Will, I hereunto Set my Hand & Seal the afore mentioned 28th Day of Septemr 1741.

In presence of,

Iohn Rogers Robert Staple Robert Cutt Ioshua Small

Noah Emery.

Iohn Heard (Seal)

 $_{
m mark}$

Probated 6 January 1752. Inventory returned 25 Nov. 1751, at £674:11:0, by Caleb Emery, James Gowen and Samuel Fernald, appraisers.

Probate Office, 8, 149.

In the Name of God Amen. The Nineteenth Day of March in the Year of our Lord One Thousand seven Hundred and Fortyseven, I Daniel Ferguson of Kittery in the County of York within the Province of the Massachusetts Bay in New England Yeomⁿ being Sick & weak but thrô Divine Goodness of sound & perfect Memory, and not expecting long to continue in this Life. Do make and ordain this my last Will & Testament, resigning my Soul to God who gave it hopeing for Mercy thrô Iesus Christ. I give & dispose of my worldly Estate real & personal in Manner following,

Viz^t. My Will is and I do hereby give to my Son Alexander Ferguson all the Lands that I have & am entitled to in Berwick in Fee Simple I likewise give to my Said Son my Gun & wearing Apparel.

I give & bequeath to my Daughter Elisabeth the Wife of Benj^a Goold jun^r all other my personal Estate after my Debts and funeral Charge is paid out of the Same She having had part of her Portion already.

I constitute Eleazer Ferguson Sole Executor of this my last Will & Testament.

In Witness whereof I set my Hand and Seal hereto the Day & Year above written.

Signed Sealed published pronounced & declared by the S^d Daniel Ferguson (Seal) & to be his last Will & Testamt in presence of Zechariah Emery, Caleb Emery Iames Emery Iaphet Emery

Probated 6 Jan. 1752. Inventory returned — March 1752, at £27: 16: 2, by Caleb Emery and Daniel Emery Jun. appraisers.

Probate Office, 8, 149.

In the Name of God Amen. The twenty sixth Day of March in the year of our Lord One Thousand Seven Hundred and Fortyeight. I Margit Emery of Kittery in the County of York within the Province of the Massachusetts Bay in New England Widow being Sick & weak but through divine Goodness of Sound Mind & perfect Memory, and not expecting long to continue in this Life, Do make & ordain this my last Will & Testament, Resigning my soul to God who gave it hopeing for Mercy thrô Jesus Christ, I give & dispose of my Worldly Estate, real & personal in manner following Viz^t

My Will is, and I do give to my Son Daniel Emery Five Shillings old Tenor. I likewise give to my Son Noah Emery Five Shillings old Tenor. I do likewise give to my Simon Emery Five Shillings old Tenor. I likewise give to my Son Zechariah Emery Five Shillings old Tenor. I likewise give to my Son Ioshua Emery Five Shillings old Tenor, and I likewise give to my Daughter Anna the Wife of Eleazer Ferguson Five Shillings old Tenor she having had Something already All the above Snms to be paid by my Executors within One Year after my Decease out of my Stock of Cattle.

Item. I give & bequeath to my Son Caleb Emery his Heirs & Assigns One quarter part of my Land at third Hill, so called, in Fee Simple. I likewise give my Said Son Caleb Emery my Feather Bed he paying to my Daughters Tirzah & Huldah y° Value thereof.

Item. I give to my Daughter Marget Emery her Heirs & Assigns One Quarter part of my Land at Third Hill in Fee Simple. I likewise give her the Choice of my Cows Vizt One Cow,

Item. I give to my Daughter Tirzah Emery her Heirs and Assigns One Quarter part of my Land at Third Hill in Fee Simple. I likewise give her a Book called Willards Body of Divinity, And one Half of my Household Goods not heretofore disposed of. And one half of my Stock after Debts & funeral Charges is paid out of the Same. And the half of all Debts due to me.

Lastly I give to my Daughter Huldah Emery her Heirs and assigns One quarter part of my Said Land at Third Hill in Fee Simple. I likewise give her my great Bible, and the other Half of my Said Household Goods, and the other half of my Stock after Debts & funeral Charges is paid out of the Same, and the other Half of all Debts due to me.

I constitute Caleb Emery & Marget Emery aforementioned Executors of this my last Will & Testament. To whom I give the remaining part of my Stock of Creatures to pay Debts & funeral Charges, If any remain to be disposed of as above.

In Witness whereof I set my Hand & Seal hereto the Day and Year first mentioned.

Signed Sealed published pronounced and declared by the S^d Margit Emery (Seal) ery y^e Testat^r to be her last Will & Testam^t in presence of Ebenezer Tuttle Iun^r Ebenezer Hearl Daniel Emery jun^r Iames Emery

Probate Office, 8, 151.

In the Name of God Amen. The third Day of Ianuary 1759. I Edward Chapman Housewright of Falmonth in the County of York in the Province of the Massa' Bay in New England, being very sick & weak in Body but of perfect Mind & Memory, Thanks be given unto God, Therefore calling unto Mind the Mortality of my Body, and knowing that it is appointed for all men once to die, do make & ordain this my last Will & Testament, That is to Say principally & first of all I give and recommend my Soul into the Hands of God that gave it, and my Body I recommend to the Earth to be buried in decent Christian Burial at the Discretion of my Executor, nothing doubting but I shall receive the Same again, at the General Resurrection, by the mighty Power of God, and as touching such worldly Estate, wherewith it hath pleased God to bless me in this Life, I give demise & dispose of the Same in the following Manner & Form.

Impr. I constitute my well beloved Son Edward Chapman Sole Executor of this my last Will & Testament. And to my dearly beloved Wife Elizabeth, I give & bequeath one Cow, Four Sheep & Pasturage & keeping for the Same, one Room in my dwelling House, one Bed & Beding answerable, and all other Necessarys out of my House hold Goods to furnish Said Room with and Six pounds thirteen Shillings & four pence lawful Money of the Massachusetts Bay per year to be paid her with the produce of the Farm so long as She continues a Widow; and if She marries after my Decease the Said Room pasturage & Thirteen Shillings & four pence I give & bequeath to my well beloved Son Edward & his Assigns forever.

Item. I give to my well beloved son Edward Chapman whom I constitute make & ordain my sole Executor of this my last Will and Testament all & singular my Lands Messuages & Tenements by him freely to be possessed &

enjoyed. And I do hereby utterly disallow revoke & disannul all & every other former Testaments Wills Legacys & Bequests & Executors by me in any Ways before named willed & bequeathed ratifying this & no other to be my last Will & Testament.

Item. I give & bequeath to my well beloved Daughter Abigail Chapman one good new Feather Bed two Pillows & Bolster with other Suitable Beding for the Same, one looking Glass one Desk One Oval Table Six black Chairs, one two armed Ditto, four pewter Dishes twelve pewter plates, and all other necessarys Suitable to furnish one Room, which I leave to the Discretion of my Sole Executor to be raised & levied out of my estate on the Day of her Marriage, two good Milch Cows and Cloathing for her which I also leave to the Discretion of my Sole Executor.

Item. I give to my loving Brother & Sister Ioseph & Abigail Muzzeet the Improvement of Six Acres of Land during both their Lives near where their House now Stands, or where my Son Edward Sole Executor thinks convenient on that Farm, and after their Decease to return to my Sole Executor & his Assigns forever, In Witness whereof I have hereunto Set my Hand & Seal.

Signed Sealed published pronounced and declared by S^d Edw^d Chapman as his last Will & Testam^t in the presence of the Subscribers Iohn Crockett Nath¹ Crockett David Patrick

Edwd Chapman (Seal)

Probated 6 Jan. 1752. Inventory returned 4 Jan. 1752, at £ 200: 2: 6, by Enoch Freeman, Nathaniel Coffin and John Bayley, appraisers.

Probate Office, 8, 168.

I Samuel Lunt being in Gods righteous Providence upon a Bed of Sickness & pain, and not knowing how soon He may take me out of the World by Death, I would now while I have my Reason & Understanding continued to me (as I bless Him I have at present in usual Manner & Measure I ever had) Settle my affairs and outward Estate, and convey & dispose of the Same, which I do therefore in the Manner following as my last Will and Testament.

Imp^r. I give to my Dear Children Samuel Lunt, Iob Lunt Charity Procter Mary Lunt & Iane Lunt each of them the Sum of twenty Shillings lawful Money to be paid them by my Wife out of my Estate.

Item. I give to my dear Wife Charity Lunt the whole & every part of my Estate real & personal (after my debts are paid and the formentioned Legacies to my Children) to be to her Use profit & Disposal entirely & forever to improve enjoy grant and convey in what Way & manner her Discretion (which I place an entire Satisfaction in) Shall & may influence & determine her to think best & do. Hereby withal revoking and reversing all former Wills & Testaments by me Signified & made, and declaring this to be my last & only Will & Testam^t to stand & abide in Force as fully & to all Intents & Purposes as if I had in more & other Words more explicitly & particularly or in any other Form whatsoever done the Same.

As Witness my Hand & Seal this seventeenth Day of June in the year of our Lord One Thousand Seven Hundred & Fifty two And in the twenty sixth year of the Reign of our Sovereign Lord George the Second by the Grace of God of Great Britain &c: King.

Signed Sealed & Delivered

in presence of us

Isaac Ilsley

Iohn Snow

Dorothy Pote.

Probated 2 Oct. 1752.

Samuel Lunt's Mark (Seal)

Probate Office, 8, 176.

In the Name of God Amen.

I Iohn Davis of Biddeford in the County of York, & Province of the Massachusetts Bay in New England Gentⁿ being Sick & Weak of Body but of perfect Mind & Memory, therefore calling to Mind the Mortality of my Body, and knowing that it is appointed for all men once to die: do make this my last Will & Testament; First of all I recommend my Soul into the Hands of God who gave it, and my Body to the Earth to be buried in a Christian Way & manner at the Discretion of my Executor hereafter named, and as touching that worldly Estate, wherewith it hath pleased God to bless me, I give demise & dispose of in the Manner following.

Imp^r. I Will & Order that all my just Debts & funeral Charges be paid by my Executor out of my Estate and likewise I give unto my Executor full Power to receive all the Debts due to my Said Estate.

Item. I give uuto my beloved Wife Elizabeth Davis all the Improvem^{ts} of my Saw Mill & Grist mill on ye Eastern Side of Saco River together with the Improvement of my Salt Marsh at a place called Little River on the Said Eastern Side of Saco River, during the term of her natural Life or till She Shall marry. And in as much as I the Testator have given to each of my Sons Vizt Iacob Davis Ezra Davis Iohn Davis & Josiah Davis. and to each of my Daughters Vizt Sarah Parker Eliza Patterson Hephzibah Sawyer, Mary Stagpole & Margaret Davis certain Tracts of Land as by Deed under my Hand Signed and lawfully executed, I therefore Order that after my just Debts and funeral Charges of mySelf & my Widow be paid ye remainder of my Estate as yet unbequeathed together with what Debts may be found due I will & order to be equally divided amongst all my aforementioned Children excepting my eldest Son Iacob Davis to whom I give a double portion of what Shall so remain.

Lastly I constitute my Son Iosiah Davis Sole Executor of this my last Will & Testament, and do hereby disannul revoke and make void all former or other Testaments or Wills by me heretofore made ratifying & confirming this & no other to be my last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal this Ninth Day of May in the 25th year of the Reign of our Sovereign Lord George the Second by the Grace of God of Great Britain France & Ireland King in the Year of our Lord 1752. Signed Sealed published pronounced

Iohn Davis (Seal)

& declared to be the last Will & Testam^t of the above named Iohn Davis in presence of ns.
Iohn Gray Samuel White
Ioshua Gillpatrick

Probated 6 July 1752. Inventory returned 14 July 1752, at £206: 13:3, by Rishwa Jordan, Ebenezer Hill and Martin Jameson, appraisers.

Probate Office, 8, 179,

In the Name of God Amen. The twenty third Day of April Anno Domini. 1751. I Samuel Scammon Sen^r of Biddeford in the County of York in the Province of the Massa: Bay in New England yeoman, being very Sick & weak in Body but of perfect Mind & Memory, Thanks be to God therefor. But calling unto Mind the Mortality of my Body and knowing that it is appointed unto all men once to die do make & ordain this my last Will & Testament, that is to say, principally and first of all, I give & recommend my Soul into the Hands of God who gave it, and my Body I recommend to the Earth to be buried in decent christian Burial at the Discretion of my Executor hereafter named nothing doubting but at the General Resurrection I Shall receive the Same again by the mighty Power of God,

And as touching such worldly Estate as it hath pleased God to bless me with in this Life I give demise & dispose of the Same in the following Manner & Form.

Imp^r. I give & bequeath to Elizabeth my beloved Wife, The one third part of my personal Estate. Also the Use and Improvement of the one third part of my real Estate during the term of her Natural Life.

Item. I give & bequeath unto my beloved Son Samuel Scammon my Lot or Tract of Land lying at a place called Rendezvouz containing about Thirty Acres and the Marsh adjoining thereto by the River, which Land & marsh I bought of Edward Proctor, also all my Salt Marsh lying at the Head of Goose fair Marsh so called and on the Westerly side of Goose fair River which I also bought of Edward Procter, which is yet in common & undivided with the Heirs of Captⁿ Iohn Sharp Dec^d. Also my Lot or Tract of Land containing about One Hundred Acres which I bought of Richard Sharp of Boston Decd lying in the lower Checquer of the Pattent which was Set of to the Heirs of Elizabeth Sharp Decd. Also the one third part of my Lot or tract of Land lying at Rogers's so called, and the one third part of the Marsh belonging to it lying upon the Easterly side of Goose fair River which I also bought of Edwd Proctor. All which Tracts & parcels of Land & Marsh I give & bequeath unto him the Said Samuel Scammon his Heirs & Assigns forever. Also the one third part of that Tract of Land which I bought of Edwd Procter & Richd Sharp and is yet in common & undivided with Robt Patterson.

Item, I give & bequeath unto my beloved Son John Scammon his Heirs & Assigns forever that part of my Homestead, that is, of the Upland, which lies next to that Land of Mathew Patten to run down the River from Said Patten's Land till it comes to a large pine Tree Standing just above my Son Ebenezer's House Frame mark'd on four Sides & from Said Tree to run direct to the Bank by the Marsh upon a West Line and also to run from Said Tree or Stub upon

an East Line till it comes to the Division Line between my Brother Capt^a Humphry Scammon Dec^d & my Self. Also the one third part of That Tract of Land which I bought of Edward Procter & Richard Sharp which is yet in common and undivided with Robert Patterson. Also y^e one half of my Tract of Marsh which lies on the Westerly side of Goose fair River which was a part of my Proportion of the Estate of my hon^d Father Humphry Scammon Dec^d. Also the one half of the Marsh adjoining to my Homestead by y^e River Also the one third part of my Lot or Tract of Land lying at Roger's Pond so called. And the one third part of the Marsh belonging to it lying upon the Easterly Side of Goose Fair River.

Item. I give & bequeath unto my well beloved Son Ebenezer Scammon his Heirs & Assigns forever, the remaining part of my Homestead, that is the whole of it not given as above to my Son John, excepting one half Acre at the Ferry place which I reserve as a Burying place forever for my Relations also the one half of my Lot or Tract of Marsh which lies on the westerly Side of Goose fair River, to be divided between him & his Brother John Scammon in quantity & quality also the one half of my Marsh adjoining to my Homestead by the River to be divided as aforesd between him and his Brother aforementioned. Also the one third part of my Lot or Tract of Land lying at Rogers Pond so called, and one third part of the Marsh adjoining to the Same lying on the Easterly side of Goose fair River, also the one third part of that Lot or Tract of Land which I Bought of Edwd Proctor & Richd Sharp which is yet in common and undivided with Robert Patterson.

Item. as to my personal Estate not given to my Wife my Will & Pleasure is that my Debts & funeral Charges be paid out of the Same, and that the remainder of it be equally divided among my Sons before mentioned.

Item. I do hereby constitute make & ordain my beloved Son Samuel Scammon my Sole Executor of this my last Will & Testament, and I do hereby utterly disallow revoke & disannul all & every other former Wills Legacies Bequests & Executors by me in any wise before named willed & bequeathed ratifying & confirming this & no other to be my last Will & Testament.

In Witness whereof I have hereunto Set my Hand & Seal y^{e} Day & year above written

Signed sealed published pronounced

Samuel Scamon (Seal)

& declared by ye Sd Saml Scamon as his last Will & Testamt in presence of us Thomas Edgeomb Robert Patterson jt Iames McClelan

Probated 30 Sept: 1752. Inventory returned 29 Dec. 1752, at £739: 4: 4, by Thomas Edgecomb, Robert Patterson and James M. Clelan, appraisers.

Probate Office 8, 186.

In the Name of God Amen Biddeford June twentysixth one Thousand Seven hundred & fifty two. I Iohn Scammon of Biddeford in the County of York in the Province of the Massachusetts Bay in New England Husbandman, being of a Sound & perfect Mind & Memory althô Sick & Low, & calling to mind the Mortality of my Body, and knowing that it is appointed for all men once to die, Do make & ordain this my last Will & Testament, That is to say principally & first of all I give & recomend my Soul into the Hands of God that gave it, and my Body I recommend to the Earth to be buried in decent Christian Order at the Discretion of my Executors in hopes of a glorious Resurrection; And as touching Such worldly Estate wherewith it hath pleased God to bless me in this Life I give demise & dispose of the Same in Manner following.

First of all I give to my loving Wife Hannah Scammon my dwelling House & House hold Goods with two Cows to be at her Disposal likewise the one third part of the Income of the Real Estate during her time of Life. Item I give my only Son Daniel Scamon all my real Estate excluding my dwelling House & Such other as shall hereafter be mentioned & bequeathed

Item. I give to each of my Daughters Viz. Molly, Hannah, and Rebekah Scammon, Thirteen pounds Six Shillings & eight pence lawful Money to be paid by the S^a Daniel Scamon out of the real Estate when he is of Age.

Item to my Brother Ebenezer Scammon I give all my Right to a piece of Wood Land now in partnership with Robert Patterson and the Heirs of Captⁿ Iohn Sharp.

Item the personal Estate which is not already bequeathed I appoint to Satisfy my just Debts & funeral Charges, if the Same be Sufficient.

Item I hereby appoint my loving Wife Hannah Scammon with her Father Daniel Robinson my Sole Executors of this my last Will & Testament; hereby ratifying this to be my last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal the Day & Year first herein before written.

Signed Sealed published pronounced and declared by the S^d John Scamon as his last Will & Testament in presence of Thomas Edgcomb Robert Patterson jun^r Tristram Iordan

Iohn Scammon (seal)

Probated 2 October 1752.

Probate Office, 8, 189.

In the Name of God Amen. I Richard Hays of North Yarmouth in the County of York and Province of the Massachusetts Bay in New England Husbandman being Sick and weak in Body, but of a Sound & disposing Mind and Memory, thanks be given to God; therefore calling to Mind the Mortality of my Body, and knowing that it is appointed for all men once to die, Do make & ordain this my last Will & Testament, that is to Say principally & first of all I give & recommend my Soul into the Hands of God that gave it; and my Body I recommend to the Earth to be buried in decent Christian Burial at the Discretion of my Executors, Nothing doubting but at the General Resurrection I Shall receive the Same again by the mighty Power of God. And as touching such Worldly Estate wherewith it hath pleased God to bless me in this Life I give demise and dispose of the Same in the following Manner & Form.

Imp^r. It is my Will that all my just Debts Charges of Doct^{rs} and funeral Charges be first paid out of my Estate.

Item. I give & bequeath to my dearly beloved Wife Mary One third part of my Estate both real & personal by her freely to be possessed & enjoyed during her natural Life:

Item. I give & bequeath to my well beloved Son Richard the one half of my Estate both real & personal forever by him freely to be possessed & enjoyed.

Item. I give & bequeath unto my well beloved Daughter Eleoner on Quarter part of my Estate both real & personal by her forever freely to be possessed and enjoyed.

Item. I give & bequeath unto my well beloved Daughter Mary One Quarter part of my Estate both real & personal forever by her freely to be possed & enjoyed.

And I appoint Edward Eastis of North Yarmouth afores^d Husbandman and Mary my well beloved Wife to be Executors jointly to this my last Will and Testament hereby utterly disallowing revoking & disannulling all and

every other former Testaments Wills Legacies & bequests & Execut^{rs} by me in any Ways before named willed & bequeathed ratifying & confirming this & no other to be my last Will and Testament. In Witness whereof I have hereunto Set my Hand & Seal this twentyseventh Day of November Annoq Dom. One Thousand Seven Hundred & Fifty one.

Signed Sealed published pronounced and declared by the S^d Rich^d Hays as his last Will & Testament in the presence of us the Subscribers Daniel Tucker Iabez Bradbury Stephⁿ Longfellow

Richard P Hayes (Seal)

Probated 2 October 1752. Inventory returned 2 Oct. 1742, at £2781: 5: 0, by John Stover, Thomas Jones and Wait Webber appraisers.

Probate Office, 8, 204.

In the Name of God Amen. The eighteenth Day of November in the twenty sixth Year of the Reign of King George the the Second Anno Domini 1752. I Ichabod Iellison of Kittery in the County of York Husbandman being Sick & weak of Body but thrô divine Goodness of perfect Mind & Memory, and calling to mind the Mortality of my Body, and knowing that is appointed for all men once to die, Do make & ordain this to be my last Will & Testament. And in the first place, I recommend my Self Soul & Body to God who gave it, hoping for Mercy thrô Iesus Christ. And as to what it hath pleased God to bestow on me of Worldly Estate, I give and dispose of the whole thereof to my well beloved Son Benjamin Iellison to & for the Uses

herein after expressed Vizt That my Said Son Shall pay all my Debts & Legacys as is hereafter mentioned; and in the first place he Shall pay my just Debts whether arising by my Sickness & funeral Charges or otherwise, and for the comfortable Support of my Wife in her Sickness, and her funeral Charges, and after such Debts & funeral Charges is paid if there be remainder sufficient, My Will is that my Said Son pay to my other three Sons Vizt Iob Ichabod & Nathaniel one Shilling each for their portion of my Estate, and to my Daughter Thankful Bridge I do give my Bed & Beding and other Household Goods after the Death of my Wife unless it be necessary to dispose of the Same after my other Estate is Spent to pay Debts as aforesd. And all my other Estate real & personal I give to my Said Son Benjamin in Fee Simple he taking Care of my Wife and providing comfortably for her during her natural Life. Lastly I appoint my Said Son Benjamin Executor of this my Will, and disallow all other Wills of what name or Nature Soever by me heretofore made. I testimony whereof I have hereunto Set my Hand & Seal the Day & Year above mentioned.

Signed Sealed published pro- Note the words (or othernounced & declared to be his last Will and Testament in presence of Samuel Emery Iohn Emery Caleb Emery

wise) interlined before Sig^{d} his Ichabod & Jelliso (Seal) mark

Probated 1 January 1753. Inventory returned 16 April 1753, at £61:16:4, by Daniel Emery, Joseph Leavit and Charles Frost appraisers.

Probate Office 8, 218.

In the Name of God Amen. The eighth Day of Ianuary in the Year of our Lord One Thousand Seven Hundred & thirty three I Nicholas Gowen of Kittery in the County of

York within His Majsts a Province of the Massachusetts Bay in New England Yeoman, being Sick in Body but of good & perfect Memory, Thanks be to Almighty God, and calling to remembrance the uncertain Estate of this transitory Life, and that all flesh must yield to Death when it Shall please God to call; Do make constitute ordain & declare this my last Will & Testament in Manner & Form following, revoking and annulling by these presents all & every Testamt & Testaments Will & Wills heretofore by me made & declared either by Word or Writing, and this to be taken only for my last Will & Testamt and none other. And first being penitent & Sorry from ye bottom of my Heart for my Sins past, most humbly desiring Forgiveness for the Same, I give & commit my Soul unto almighty God my Saviour & Redeemer in whom by the Merits of Iesus Christ I trust & believe assuredly to be Saved & to have full Remission and Forgiveness of all my Sins, and that my Soul with my Body at the General Day of Resurrection Shall rise again with Ioy thrô the Merits of Christ's Death & Passion, possess & inherit ye Kingdom of Heaven, prepared for his Elect & Chosen; And my Body to be buried in a decent christian like manner at the Discretion of my Executors, And now for the Settling of my temporal Estate & Such Goods Chattels & Debts as it hath pleased God far above my Deserts to bestow upon me, I do order give & dispose the Same in Manner & Form following, that is to Say,

First, I will that all those Debts & Duties as I owe in Right or Conscience to any Manner of person or persons whatsoever Shall be well & truly contented & paid or ordained to be paid within convenient time after my Decease by my Executors hereafter named.

Item. I give & bequeath unto my well beloved Wife Abigail one half part of my Farm whereon I now live, Vizt Half the planting mowing and Pasture Lands and half the Orchard & half the Buildings thereon to be used & improved

as She Shall think fit during her Widowhood I also give her one Yoke of Oxen & half my Cows.

Item. I give & bequeath to my Son William Gowen all my Lands in Kittery lying on the Eastward Side of Stony Brook, and all the Right Title & Interest that I have or ought to have in any Lands lying on the Eastern Side of Said Brook to him the Said William Gowen during his natural Life, and after his Decease to his two Sons Vizt William & Nicholas in equal Halves to be divided between them, and the Same to descend from them to the next Heir Male of them & each of them respectively and successively to their Heirs Male in Fee Tail forever from Generation to Generation without any other or further Division.

Item. I give & bequeath unto my Son patrick Gowen a Tract or parcel of Land containing about Ten Acres be it more or less being the Northeast Corner of my Farm whereon I now live bounded on the North by Iohn Heards Land and on the East by Rockey Hill Commons on the West by my Pasture Fence and extending Southward as far as to my Pasture Bars, and from Said Bars up the Hill as the Way or path goes and by the Same to ye Head line next the Commons, which I give to him in manner following Vizt.

That it Shall be his own Estate during Life, and after his Decease it Shall be to his next Male Heir, and so to descend to the next Heir Male in his Line successively forever; and in Case of failure of Male Heirs in his Line, then The Same Shall descend to my Son James Gowen, and the next Heir Male in his Line from Generation to Generation Successively forever. Unless the S^d James will buy the Same of the Said Patrick then in Such Case Patrick may Sell to James, but to no other than Such as Shall have the Farm whereon I now live.

Item. I give & bequeath to my Son James Gowen all my Farm whereon I now live (excepting the afores^d Tract of

Land given to Patrick and saving my Wife's Dower as afores^d during Life) The Said Farm with the Buildings & appurtenances to him the Iames and to his next Heir Male lawfully begotten, and to descend from him to the next Heir Male in his line from Generation to Generation Successively forever without being divided. And in Case of Failure of Heirs Male in the Said James his Line then the Same Shall descend to the next Heir Male in Law in Feetail Successively forever; Only excepting & reserving the Use & Profits thereof to my Wife during the Minority of the Said James to be disposed of for Payment of Legacys as hereafter to be appointed.

Item. I give & bequeath unto my three Sons William Patrick & James all my other Lands & Grants of Lands, and all my Rights in the Common & undivided Lands in Kittery & Berwick & in any place or places wheresoever to be equally divided between them to them the Said William Patrick & James their Heirs & assigns, forever.

Item. I give & bequeath to my Wife Abigail the best Bed & Furniture.

Item. I give & bequeath to my Son James that yoke of Oxen called his Oxen and half the Cows.

Item. I give & bequeath to my Wife Abigail & my Son James all ye rest & residue of my Personal Estate of every kind & Quality to be for themselves and for the payment of my Debts and Such Legacies as I give in this my Will, as hereafter mentioned.

Item. My Will is that my hond Mother Elizabeth Gowen widow Shall be maintained & comfortably Supported in my House & upon the Incomes of my Lands, during her natural Life, by my Wife and my Son James.

Item. I give & bequeath unto my Daughter Abigail Thompson twenty pounds, and my Will is that my Son William (in Consideration of what I have given him in partnership with his two Brothers as mentioned before in this my Will) Shall pay the S^d twenty pounds to her in any

valuable Goods or Lumber of the Produce of the Lands so given to him, and to be at a reasonable or Market price, And at the Market place convenient and within Ten Years after my Decease.

Item. I give & bequeath unto my Daughter Elizabeth Hart twenty pounds, And my Will is that my Son Patrick (in Consideration of what I have given him in partnership with his two Brothers as mentioned before in this my Will) Shall pay the Said twenty pounds to her in any valuable Goods or Lumber of the produce of the Lands so given to him, and to be at a reasonable or Market price and at the Market place convenient and within Ten Years after my Decease.

Item. I give & bequeath unto my Daughters Margaret Lord Ester Ross & Anne Thurla to each of them twenty pounds to be paid to them by my Wife Abigail & my Son James in Cattle or other moveable Goods the Produce of the Place where I live at a just Value & within Ten Years after my Decease.

Item I do hereby nominate & appoint my loving Wife Abigail and my Sons William Gowen Patrick Gowen & James Gowen to be the Executors of this my last Will & Testament.

In Witness whereof I have hereunto Set my Hand & Seal the Day & year before written.

Signed Sealed pronounced & declared by the S^d Nicholas Gowen to be his last Will & Testam^t in presence of Sam^l Shorey Iohn Frost Ioseph Hodsdon Noah Emery

Nicholas Gowen (Seal)

Probated 2 Jany. 1753.

Probate Office, 8, 219.

In the Name of God Amen. The first Day of August Anno Domini One Thousand Seven Hundred & fifty one. I Joseph Hammond of Kittery in the County of York & Province of the Massachusetts Bay in New England Esq^r being aged & infirm in Body, but of perfect Mind & Memory, and calling unto Mind the uncertainty of this Life, Do make & ordain this & none other to be my last Will and Testament in the following Manner Vizt Imprs I recommend my Soul to God who gave it, and my Body to the Earth to be buried in such christian decent & frugal Manner as my Executor hereafter named Shall see meet, nothing doubting but I shall receive the Same again, and enjoy a glorious Immortality thrô the the Merits & Mediation of Iesus Christ my Strong & mighty Redeemer. And touching such Estate as God in His Providence has given me my Will is Shall be disposed as followeth Vizt.

Item. I give & bequeath unto Hannah my dearly beloved Wife ye full Moiety or half part of my personal Estate after my funeral Charges & Settlement of my Estate with the Court of Probates are paid, excepting any particulars hereafter bequeathed to any of my Children. And also one full third part of the clear profit and yearly Income of my whole real Estate during her natural Life, and to make Use of my dwelling House & other Buildings which part She Shall choose, not exceeding one half during Life as afores^d. And if the clear profit & yearly Income be not to her Satisfaction to improve it as she might have done if I had died Intestate.

Item. I give & bequeath unto my beloved Son Ioseph Hamond all that my Tract of Land where he now dwelleth in Kittery aforesaid containing one Hundred & Forty Acres be it more or less with the Buildings thereon bounded on Piscataqua River on the Southwest, Iames Foggs Land on the Southeast, on the Land of Mess¹⁸ Ioshua Downing, Iohn Shapleigh & John Leighton all Dec^d on the Northwest, and

by a Brook running thrô Heathy Marsh on the Northeast, excepting Six Acres of Heathy Marsh joining to Said Brook formerly possessed by Said Leighton; and also excepting the Use of a convenient Cart Way from Heathy Marsh Brook by Iames Foggs Line to the County Road for for the the Use of my Sons Joseph & George Hammond their Heirs & Assigns forever: not to be left open so as to damnify my Son Ioseph in his Improvement. I also give him my Silver Hilted Sword & Belt. All the above mentioned Land and Priviledges Shall be to the Sole Use & Improvement of my Sa Son Ioseph during his natural Life, and immediately after his Decease to the male Heirs of his Body lawfully begotten and their Heirs & assigns forever. And my Will further is that if my Said Son Ioseph Should depart this Life before his Said Male Heirs arrive to the Age of twenty one Years, that then my Executor hereafter named Shall take the Premisses into his Hands & possession, and improve or let out the Same for the Use of the Said Minors until they come of Age, his reasonable Charge to be allowed out of the profits. And my further Will & Meaning is that my Said Son Joseph by any Act in his Lifetime or by his last Will & Testament Shall have full Power and Authority to order & dispose the whole of the above mention'd Lands to any one of his Said Male Heirs and to order what he Shall pay the other, or otherwise to provide for the other as to him Shall seem meet: Anything in this my Will to the contrary in any wise Notwithstanding.

Item. I give & bequeath unto my beloved Son George Hammond and to his Heirs & Assigns forever, all that my Tract of Land whereon he now dwelleth in Kittery afores^d containing One Hundred and twenty Acres be it more or less bounded by Heathy Marsh Brook on the Southwest Iames Foggs Land on the Southeast, by Land of Mr Iohn Shapleigh Dec^d on the Northwest in part, and Northeast with Samuel Fernald's Land in part & running Northwest & by North Course from Said Fernalds West Corner in the

Head Line of the Bay Land so called to my Northwest Bounds afores^d with y^e Priviledge of a Way to the County Road as aforesaid.

Item. I give & bequeath unto my beloved Son John Hammond and to his Heirs & Assigns forever all that my dwelling House Barn & Buildings where I now dwell in Kittery afores with all that Tract of Land adjoining bounded Southwest by Piscataqua River South East by Iohn Rogers & Peter Staples Land Northwest by Daniel Green & Thos Hanscom's Land; and a Highway in part between it & Hanscom's outward Lot. & Northeast by a certain Flat Rock with a Hollow Top near the Fence on the Northwest Side of my Land about two or three Rods from the Fence inclosing the Swamp commonly called Sam's Swamp And from Said Rock on a Southeast & by South Line over my Lot to John Roger's Line. I also give & bequeath unto my Sd Son John Hammond his Heirs & Assigns forever my Meadow at Sturgeon Creek called Lords Marsh, bounded Northeast by Said Creek Southeast by Captⁿ Heards Swamp, Southwest and Northwest by Land & Marsh of Mess¹⁸ Nic^o & John Shapleigh. I also give & bequeath unto my Said Son John Hammond, and to his Heirs & Assigns forever the South half part of my Land in Kittery aforesd containing in the whole Forty five Acres be it more or less bounded Westward & Northward by Land of Mr Robert Cutt Decd Southward by Land of Said Cutt in part and partly by Land of Mr John Newmarch & other Land, and Eastward by a Marsh formerly called Knights Marsh Near York River to be divided by an East & West Line in the middle being eighty Rods in Breadth North & South. I also give unto him the Said Iohn Hammond his Heirs & Assigns forever all future Divisions in all undivided Lands belonging to the Proprietors of Kittery which might accrue to me. I also give him ye firewood growing on the Southeast part of my Forty Acre Lot over Simon's Brook to begin at the East Corner thereof Fifteen Rods in Breadth Northwest & by North and so to run that Breadth Southwest & by West by Abra^m Cross his Line One Hundred Rods with Liberty to carry off the Same not to damnify my Son Jonathan in his fencing & improving the Lands. I also give unto my Said Son John all my Tools & Implem¹⁸ of Husbandry. All the Bequests to my afores^d three Sons Ioseph George & Iohn are Subjected to the payment of the Several Legacys hereafter in this my Will bequeathed unto my three Daughters, each of my Said Three Sons to pay one third part of the whole.

Item. I give & bequeath unto my beloved Son Jonathan Hammond and to his Heirs & Assigns forever, all that my Tract of Land where he now dwelleth in Kittery aforesd, bonnded on the Southwest by the Northeast End of the Land herein before given unto my Son John Hammond at the flat Rock with a hollow Top afores, Southeast by Iohn Roger's Land, Northwest by Land of Iohn Tobey & Thos Hanscom or a Way or common Land & Northeastward by my Forty Acre Lot over Simmons's Brook & Abram Cross's Land, together with my Said Forty Acre Lot bounded Southeast by Abra^m Cross his Land Northwest by Iames Fernalds Land, and Northeast by Samuel Johnson's Land. Also my three Acres & an half of Meadow at the Northeast End of Ioseph Hills Marsh, with my Lot Number 4. in the Commons called Pudding Hole. And also the remaining half part of my Forty five Acres near York River, being the North half part thereof to him the Said Ionathan Hammond his Heirs & Assigns forever.

Item. I give & bequeath unto my beloved Daughter Dorcas Cutt besides what I have already given her Six pounds lawful Money of this Province.

Item. I give & bequeath unto my beloved Daughter Abigail Wheelwright besides what I have already given her Six pounds lawful Money as aforesaid.

Item. I give & bequeath unto my beloved Daughter Katharine Hammond besides what I have already given her twenty two pounds lawful Money as afores^d. All which Legacys

are to be paid within three years after my Decease by my three Sons aforesaid Ioseph George & Iohn to my aforesaid three Daughters or those that Shall legally represent them.

Item. I give & bequeath unto my aforesd three Danghters Dorcas Abigail & Katharine to be equally divided amongst them or their legal Represent ves all the remaining half part of my personal Estate. And further my Will & meaning is that if my Wife Should depart this Life before me, or before She receives her half part as aforesd, then the whole of my personal Estate to be equally divided among my Said three Daughters after all funeral Charges and Settlement of my Estate with the Court of Probates are paid as aforesd which Charges Shall be paid out of my live Stock if So much there be. And further my Will is that if my Daughter Katharine Should depart this Life the before the Receipt of her Legacy & Bequests herein before given her, and leave no Issue lawfully begotten of her Body it Shall be equally divided between her two Sisters Dorcas Cutt and Abigail Wheelwright or their legal Representatives, unless the Said Katharine otherwise order & dispose of it in her Life time. I also give unto my Said Daughter Katharine after ye Death of her Mother, the free Use of the West Chamber in my dwelling House, so long as She continues unmarried, with free Ingress and regress thereunto. And my Will further is that my four Sons Joseph, George, John, & Jonathan, Shall pay all just Debts which I Shall owe to any persons whomsoever. And the Legacys respectively given them are Subjected to the payment thereof in equal Proportions. And further my Will is that the Several Legacys given to my four Sons Shall be in full Ballance of all Accompts or Demands which either of them Shall have or claim against my Estate. And I do hereby discharge them from all Demands which I have against any of them before the Date of this my Will. And I do hereby ordain and appoint my beloved Son John Hammond sole Executor of this my last Will & Testament. And I do desire & request my much esteemed Friends Iohn Storer & Simon Frost Esqrs to be advising & assisting to my Executor and to See this my Will performed according to the true Intent & meaning thereof and especially that my Widow have her just due and be provided for in a comfortable Manner.

In Witness whereof I have hereunto Set my Hand & affixed my Seal on the Day & Date first above written. Signed Sealed published & declared Jos: Hammond (Seal) by the Sd Ios: Hammond Esqr as his last Will & Testamt in presence of us ye Subscribers Ephraim Libby Iohn Rogers George Rogers Saml Hanscom jr

A Codicil or explanation of the within written Will in Sever parts thereof Viz^t. In the Bequest to my Wife to be one full Moiety of my personal estate excepting anything bequeathed to any person whatsoever. And in the Bequest to my Wife of one full third part of the clear profit & yearly Income of my whole real Estate are to be free from all Charges of Repairs of any Houses Buildings Fences &c.

Item. I give & bequeath unto Six Bearers, two Overseers, and the Rev^d M^r Iosiah Chase each a Ring of Gold and a pair of Gloves, and to the Bearers & M^r Chase's Wives: Which my Wife is not to be charged with nor any Expence of funeral or Settling at the Court of Probate, but Shall have her full Moiety as if no Such Expence had ever been according to Inventory. All funeral Charges to be raised out of my live Stock and Money by my Executor excluding my Wife's Moiety as afores^d except She signify it in writing under her Hands. Any thing in the Said Will to the Contrary in any Wise notwithstanding.

2^d In the Bequest to the male Heirs of my Son Joseph the Land mentioned Shall be subjected to the payment of all Debts & Legacys which their Father was to have paid by Said Will, my Executor to see it be performed, all other

part of Said Will I do hereby ratify & confirm according to the true Intent & Meaning thereof.

In Witness whereof I have hereunto Set my Hand & Seal this twentyseventh Day of Decem^r Anno Domini One Thousand Seven Hundred & fifty two.

Signed Sealed published & declared Jos. Hammond (Seal)

by the Testator to be a Codicil or Explanation of Said Will, in Presence of us. Ioshua Staple George Rogers Iohn Rogers Iohn Brawn

Probated 2 April 1753. Inventory returned 3 April 1753, at £2618: 15: 1, by Nathanl Remick, Epbraim Libby and George Rogers appraisers.

Probate Office, 8, 223.

In the Name of God Amen. The fifteenth Day of Ian^{ry} 1753.

I Mary Hill of Berwick in the County of York within the Province of the Massachusetts Bay in New England Widow being aged & weak and not knowing how Soon it may please God to take me out of this Life, make & ordain this my last Will & Testament, humbly resigning my Soul to God in Iesus Christ hoping for Pardon & Acceptance thrô him, and my Body to the Earth for a decent christian Burial, at the Discretion of my Executors believing in the Resurrection of the Dead. And as to such worldly Goods & Estate with which God hath been pleased to bless me in this Life I dispose thereof in the manner following Viz^t

Imp^{rs}. I give & bequeath to my Son John Hill all Debts dues and Demands which I have in any Manner against him either for Moneys Rents & any other Claim of what nature soever.

Item. I give and bequeath unto my Son Elisha Hill all Debts Dues and Demands which I have in any Manner against him either for Money Rents & any other Claim of what Nature Soever.

Item. I give & bequeath to my Grandson William Leighton ye Son of my Daughter Sarah Leighton Decd three Dollars as a small Token of my Love to him his Mother having already had in her lifetime what I intended for her Portion.

Item. I give & bequeath to my Daughter Mary Leighton ye Wife of Iohn Leighton all my wearing Apparel or what of the Same Shall not be otherwise disposed of in my life time. I also give her one feather Bed & Calico Quilt, also one Case of Draws and Six leather Chairs, one Silver Salver, one pair of Cotton Sheets, and two pair of Linnen Sheets, also my old Curtains two pewter Platters & Six plates, one Table Cloth & Six Napkins and one Towell all of them out of my own Goods which I have now by me, also one Small Oval Table.

Item. all the rest & Residue of my Estate Right Title Interest Goods & Chattels of every Sort kind or quality I give & bequeath unto my two Sons Iohn Hill Esqr & Elisha Hill in equal Shares to them & their Heirs forever, And all Debts Dues & Demands Nothing excepted or reserved to them the Said John & Elisha in equal Halves. I also appoint them the Said John Hill & Elisha Hill Executors of this my last Will & Testament, I hereby revoking all & every former & other Will & Wills by me made either by Word or Writing ratifying this to be my last Will & Testament. Witness my Hand & Seal the Day & Year above written. I order my Executors to give my Daughter Mary

Leighton a Mourning Gown, & one Silver Cup to ye Church in Berwick.

Signed Sealed pronounced & declared by the S^d Mary Hill (Seal) the S^d Mary Hill to be her last Will and Testament, in presence of, William Moore Moses Hodsdon Noah Emery.

Probated 23 April 1753.

Probate Office, 8, 224.

In the Name of God Amen. The twenty third Day of March in the 21st year of His Majts Reign Annoq: Domini 1747, I George Stover of York in the County of York & Province of the Massa. Bay Yeoman, being of a sound & perfect Mind and Memory, thanks be to God, and calling unto Mind the Mortality of my Body, and knowing that it is appointed for all men Once to die, to prevent Trouble & Disputes among such of my Children as may Survive me, concerning Such worldly Estate wherewith it hath pleased God to bless me in this Life I make & ordain this my last Will & Testament, that is to Say, principally & first of all, I recommend my Soul into ye Hands of God that gave it, and my Body to the Earth to be buried in decent Christian Burial at the Discretion of my Executor hereafter named in hopes of a glorious Resurrection. And as touching my worldly Estate afores^d after my just Debts & funeral Charges are paid I give demise & dispose of the Same in Manner & Form following,

Imp^r. My Will is that my loving Wife Elizabeth, (besides her Dowry in my Estate as the Law allows) Shall have the Use and Improvem^t of all my Household Gods, during her Life, and after her Decease to be equally divided to & among my Children.

Item. I give and bequeath to my two youngest Sons Iosiah and Abraham all my Nubble Pasture so called Situate on the Cape Neck in York afores^d as the Same is now within Fence to be equally divided between my Said Son Josiah and Abra^m both for quantity & quality, and to their Heirs and Assigns forever.

Item. My Will is and I do hereby order & direct that all the rest & residue of my Upland, in York afores^d Shall be equally divided both for quantity & quality into two parts by a Line from the Sea Ward up thrô my Land lengthways to the Head & extent thereof leaving my dwelling House and Barn in the Southwesterly part or Division thereof And the Said Southwesterly part or Division together with my Dwelling House & Barn, I will & bequeath to my two afores^d Sons Iosiah & Abraham equally to be divided between them and to their Heirs & Assigns forever, and the Northeasterly part or Division I will & bequeath to my two elder Sons Isaac & Joseph to be equally divided between them and their Heirs & Assigns forever.

Item. I give & bequeath to my Sons Isaac Ioseph Iosiah & Abram all my Marsh or Meadow lying in the Cranbury Marsh so called equally to be divided between them both for Quantity & Quality and to their Heirs & Assigns forever.

Item. My Will is that my Son Ioseph's part & Share of the Land herein before given & bequeathed to him Shall be taken up & laid out to him so as to include and take in where his dwelling House now Stands.

Item. My Will is that my two afores Youngest Sons Josiah and Abraham Shall pay to my Daughter Abigail the Wife of George Rodick twenty five pounds new Tenor Bills of Credit so called equal to One Hundred pounds of the old Tenor out of what I have bequeathed before to them, and I do hereby Will to my Said Daughter Abigail the afores d

twenty five pounds which together with what I have before given her & not herein particularized Shall be in full of her Portion. And Finally, I appoint my Son Iosiah Sole Executor of this my last Will & Testament, and I do hereby utterly disannul all & every other Wills Testaments Legacys & Bequests & Execrs by me in any Ways before named willed & bequeathed ratifys and confirming this & no other to be my last Will & Testament.

In Witness whereof I have hereunto Set my Hand & Seal the Day & Year first herein before written.

Signed Sealed published pronounced George Stover (Seal)

& declared by the Said George Stover as his last Will & Testamt in presence of us, after the Words [after my just Debts & funeral Charges are paid] and ye Words, [Iosiah & Abram] were interlined Iohn Milbery Dan. Moulton Nathaniel Freeman

Probated 2 April 1753. Inventory returned 22 March 1753, at £689: 19:8 by James Berry, John Milbery and Norton Woodbridge, appraisers.

Probate Office, 8, 227.

In the Name of God Amen. On the Sixth Day of April in the 26. Year of His Maj^{ts} Reign Annoque Domini 1753. I Samuel Adams of York in the County of York Husbandman being Sick & weak of Body but, Thanks be to God, of a Sound disposing Mind & Memory, and not knowing how soon it may please God to call me out of this World, willing to prevent Trouble & Disputes among such of my Children as may Survive me, concerning Such Worldly Estate wherewith it hath pleased God to bless me in this Life, Do make & ordain this my last Will & Testam^t that is to Say,

Imp^{rs}. My Will is and I do order that my Iust Debts & funeral Charges be first paid out of my personal Estate.

Item. I give to my Wife Lydia one Cow, and one third part of the remainder of my personal Estate forever, and the Use and Improvement of one third part of my real Estate during Life.

Item. My Will is that there Shall be Forty pounds worth of my Land divided & Set off for my three daughters Eleanor Zurviah and Lydia which I give them in equal Parts to be divided unless their Brother David will pay them the Said Forty pounds then in that Case he to have ye Land intended as above for his S^d Sisters.

Item. I give & bequeath to my Sons Samuel Nathan & David & to the Children of my Son Iohn Dec^d and the Surviving Child of my Son Richard Dec^d all the rest & residue of my real Estate with the reversion thereof as follows namely to my Son Samuel his Heirs & Assigns, one Share (the whole to be divided into five equal parts) he quitting all other Claims on my Estate as Book Debts &c. To my Son Nathan his Heirs & Assigns one Share, to my Son David His Heirs & Assigns one Share, to the Children of my Son John Dec^d their Heirs & Assigns one Share And to the only Surviving Child of my Son Richard Dec^d his Heirs & Assigns one Share: the whole to be divided as afores^d.

Item. My Will is that the Surplusage of my personal Estate that is what remains after Iust Debts & funeral Charges are paid and what is herein before given to my Wife is taken out, Shall be to my Said Sons Samuel Nathan & David & to my Daughters Eleoner Zurviah & Lydia the Said Iohn's Children drawing a Share and the Said Richard's Child a Share.

And finally, I appoint my afores Wife Lydia & my Said Son David Executors of this my last Will & Testament, hereby disannulling all other Wills Legacys Bequests & Executors by me in any wise before named willed & bequeathed, ratifying this & no other to be my last Will & Testament.

In Witness whereof I have hereunto Set my Hand & Seal the Day & Year first herein before written. his Signed Sealed published pronounced Samuel O Adams (Seal) & declared by the Said Samuel mark

& declared by the Said Samuel
Adams as his last Will & Testament
in presence of us after the words
[he quitting all other Claims on
my Estate as Book Debts &c]
were interlined
Iohu Booker, Sam¹ Bragdon Dan¹ Moulton.

Probated 15 May 1753. Inventory returned 11 June 1753, at £259: 19: 10, by Sam Sewall, Sam¹ Bragdon and Joseph Main, appraisers.

Probate Office, 8, 229.

The last Will and Testament of Mary Plaisted jun^r of York in the County of York Widow made this the tenth Day of November Annoq Domini 1752. As to that part of Worldly Estate which I have I give it all to my beloved Son John Plaisted for his Use forever that is to Say my Interest in the Thirds of the Estate of my late Husband Ioseph Plaisted Esq^r late of York Dec^d. Also my Necklace great looking Glass and great Table, Pepper Box, Rings, and also three Quarters of my wearing Apparel, and everything doth or may belong to me except One Quarter of my Wearing Apparel which I give to my Daughter Sarah Swett.

Signed Sealed published pronounced Mary Plaisted jun^r (Seal) & declared in presence of (ye Estate of) interlined before Signed, as also Jun^r in the first Line and Box interlined.

Eleonor Clement, Mary Moulton, Paul Nowell.

Probated 15 May 1753. Inventory returned 28 June 1753, at £19: 19: 10, by Thos Bragdon, Abel Moulton and Joseph Simpson Jun, appraisers.

Probate Office, 8, 232.

In the Name of God Amen. The fourth Day of July One Thous^d Seven Hundred & fifty two, I Nathaniel Gatchel of Wells in the County of York in the Province of the Massa. Bay in New England Cordwainer, being infirm in Body but of perfect Mind & Memory Thanks be to God for it, calling to Mind my own Mortality, and knowing that it is appointed to man once to die, do make & ordain this my last Will & Testamt that is to Say principally & first of all, I recommend my Soul into the Hands of God who gave it, and my Body to ye Earth to be Buried in decent Christian Burial at the Discretion of my Executrix hereafter named, nothing doubting but at ye general Resurrection, I Shall receive the Same again by the mighty Power of God. And as touching such worldly Estate wherewth it hath pleased God to bless me in this Life, I bequeath and dispose of the Same in Manner & Form following, Vizt.

Imp^r. My Will & Desire is that all my just & lawful Debts be duly & honestly paid by my Execut^x hereafter named, & that they may be paid out of my moveable Estate.

Item. I give & bequeath to my beloved Son Zebulon Gatchell five Shillings lawful Money besides what I have already given him in full of his Portion to be paid by my Execut* within one Year after my Decease.

Item. I give & bequeath to my beloved Daughter Susannah Young five Shillings lawful Money besides what I have already given her in full of her Portion to be paid by my Exec^x wthin one Year after my Decease.

Item. I give & bequeath to my beloved Daughter Abigail Gatchell five Shillings lawful Money to be paid to her by my Execut^x within one Year, after my Decease.

Item. I give & bequeath to my beloved Daughter Anne Gatchell conditionally one half of my Homestead Lands whereon I now dwell, provided my Wife Should have no other Child by me, otherwise if my Wife Should have

another Child by me then my Said Daughter Anne to have but one third part of my Homestead And the other Child yet unborn to have one full part of my Said Homestead to be divided into three parts.

Item. I give & bequeath to my beloved Daughter Miriam Gatchell conditionally one half of my homestead Lands whereon I now dwell provided my Wife Should have another Child by me, then my Said Daughter Miriam to have but one third part of my Homestead, and the other Child yet unborn to have one full part of my Said Homestead to be divided into three parts.

Item. I give & bequeath to my beloved Wife Esther Gatchel ye Improvement of all my Lands in Wells during her Widowhood all which Lands afores I formerly bought of Samuel Curtis of Wells in the County afores as may more fully appear by a Deed of Sale from under his Hand & Seal bearing Date the 27th Day of April 1750. And further my Will is that my Wife take due Care to educate the Said Children out of ye Profit, of ye Estate.

And I do hereby Nominate Constitute & appoint my beloved Wife Esther Gatchell to be the Sole Execut* of this my last Will and Testament, And I do hereby revoke & disannul all other and former Wills & Testaments by me made, and do hereby ratify & confirm this & no other to be my last Will & Testam*.

In Witness whereof I have hereunto Set my Hand & Seal the Day and Year above written. Nathaniel Gatchell (Seal) Signed Sealed published pronounced & declared by the aboves^d Nathaniel Gatchell to be his last Will & Testament in presence of us the Subscribers,

William Low Daniel Chaney David Low.

Probated 2 July 1753. Inventory returned 30 June 1753, at £40: 19:4, by Daniel Chaney James Littlefield and Samuel Curtis appraisers.

Probate Office 8, 234.

I Mahetable Stacy of Kittery Widow now residing at Berwick in the County of York being aged & weak but of Sound Mind make and ordain this my last Will & Testament hoping for Pardon & Redemption in & thrô Iesus Christ, I dispose of my Goods and Chattels in Manner & Form following Vizt

I give & bequeath to my Sons Samuel Stacy & Benjamin Stacy to each of them one Shilling.

I also give & bequeath to my Grand Children the Children of my Daughter Mary Thompson Dec^d each one Shilling.

All the Rest & Residue of my Goods Chattels & Estate Rights and Credits Debts Dues & Demands of all & any & every Sort in all and every Place & places namely my Bed Beding & Cloaths & Estate of every kind & Quality I do hereby give & bequeath unto my Daughter Mehetable Emery, She paying the Legacies above mentioned, to her the Said Mahetable Emery & her Heirs & Assigns forever.

And I hereby constitute my Son in Law Ioseph Emery & Mahetable his Wife Executors of this my last Will & Testament: hereby revoking all & every other Will & Wills Legacys Testamts Bequests and Executors by me in any Manner before named made and appointed ratifying this & no other to be my last Will & Testamt

Witness my Hand & Seal Ianuary 13, 1753.

Signed Sealed pronounced

the mark of

& declared by the S^d
Mahetable Stacy to be

Mehetable Ktacy (Seal)

her last Will & Testam^t

in presence of

Nathan Lord j^r Mehatable Emery j^r

Noah Emery.

Probated 20 April, 1753. Inventory returned 8 June 1753, at £8: 18: 0, by Abraham Lord, Caleb Emery and Richard Shackley jr. appraisers.

Probate Office, 8, 236.

In the Name of God Amen. This Seventeenth Day of October 1752, I Charles Pine of Scarbor^o in the County of York and Province of the Massachusetts Bay Yeoman being aged and infirm, and Sensible of the Mortality of my Body, having the free & usual Exercise of my Mind & Reason (Thanks to almighty God for the Same) Do make & ordain this my last Will & Testament, That is to Say, principally & first of all, I recommend my Soul to Almighty God from whence it did proceed, and my Body to a decent christian Burial in the Earth, And as touching any & all worldly Goods wherewith I am invested & possessed, I hereby give & dispose of the Same in the following Manner.

Impr. I give and bequeath unto Grace Pine my well beloved Wife the whole of all my moveable Estate after my Decease, except so much as shall be wanted to discharge all Such just Debts as I now or may hereafter owe & leave due to any person or persons, funeral Charges Legacys &c. hereafter expressed. I also give her the Improvement of all my real Estate during her natural Life. The personal Estate, over & above what I Shall order to be paid out &c. as above, I give to her as abovesaid forever.

Item. I give unto my Son Charles Pine (if living) the Sum of Five Shillings.

Item I give unto my Daughter Grace Runnels one Cow & Calf to be delivered to her at my Wife's Decease.

Item. I give unto Isaac Dearing my Grandson Fifty Acres of Land which was laid out to me by Virtne of a Grant of One Hundred Acres given to one Thomas Harris the Said Fifty Acres being laid out anew in Scarbor^o afores^d in the Year 1735, and is Scituate in Said Township and bounded as β^r the Proprietors Records in Said Town will fully appear. Item I give unto the other Children of my Daughter Mary Dearing Dec^d the Sum of five Shillings each to be paid at my Wife's Decease as afores^d.

Item. I give unto my Daughter Grace Moulton the Wife of Daniel Moulton, all my Lands on the Eastern Side of the Mast Road whereupon he now dwells in Scarborô afores^d, also Nine Acres & a half of fresh Meadow lying on a Branch of Stroutwater River in the Township of Scarborough afores^d to her the Said Grace Moulton for & during her natural Life; and at her Decease to descend to her Son Charles Moulton: and in Case of his Decease without Issue then to the next eldest Male Heir born of her Body and in want of Such to a female being the eldest Heir born of her Body as afores^d, and so to descend forever.

Item. I give unto my Grand Daughter Sarah Carter Wife of Benjamin Carter all the Residue & remainder part of my real Estate Viz^t House Lands &c. whether in the Township of Scarbor^o or wherever else where to her the Said Sarah her Heirs & Assigns forever to be by her possessed immediately after the Decease of my Said Wife.

I do hereby appoint & ordain my well beloved Son in Law Benjamin Carter to be the Sole Executor of this my last Will & Testament. And I the Said Charles Pine do hereby utterly disannul & make void all & every other Will or Wills & Testam^t or Testam^{ts} by me heretofore made ratifying and confirming this and no other to be my last Will & Testam^t.

In Witness whereof I the Said Charles Pine, have hereunto Set my Hand & Seal on the Same Day of the Date first above mentioned.

Charles Pine (Seal)

Signed Sealed published pronounced & declared by the Said Charles Pine as his last Will & Testament, in presence of us the Subscribers.

Ioseph Holmes Robert ** McKenny Richard King-

Probate Office, 8, 239.

In the Name of God Amen. The twenty fifth Day of December Anno Domini 1750, I Daniel Godfrey of Falmouth in the County of York & Province of the Massachusetts Bay in New England Housewright, being very weak in Body but of sound & disposing Mind & Memory, Thanks be given to God, therefore calling to mind the Mortality of my Body & knowing that is is appointed for all men once to die Do make & ordain this my last Will & Testament, that is to say principally and first of all, I give & recommend my Soul into the Hands of God that gave it, and my Body I recommend to the Earth to be buried in Christian Burial, at the Discretion of my Execut^r hereafter named, nothing doubting but at the General Resurrectⁿ I Shall receive the Same again by the mighty Power of God. And as touching Such worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of the Same in the following Manner & Form.

Imp^r. My Will is that all my just Debts Charges of Doctors with my funeral Charges be paid & discharged in the first place out of my Estate. Item. I give & bequeath unto my well beloved Brother Joseph Godfrey five Shillings lawful Money to be paid by M^r Executor after my Decease.

Item. I give & bequeath unto my well beloved Sister Mary Godfrey five Shillings lawful Money to be paid by my Executor after my Decease. Item, I give & bequeath unto my well beloved Sister Hannah Allen five Shillings lawful Money to be paid by my Executor after my Decease.

Item. I give & bequeath unto my well beloved Sister Sarah Godfrey five Shillings lawful Money to be paid by my Execut after my Decease. Item. I give & bequeath unto my well beloved Brother Benja Godfrey all my personal Estate.

Item. I give and bequeath also to my well beloved Brother Benjamin Godfrey, all my real Estate in Fee, to be by him frealy possed and enjoyed. Furthermore I hereby constitute & appoint my well beloved Brother Benjamin Godfrey afores^d Sole Executor of this my last Will & Testament. And I do hereby utterly disallow revoke & disannul all & every other former Testaments Wills Legacys & Bequests & Executors by me in any Ways before named willed & bequeathed, ratifying & confirming this and no other to be my last Will & Testament. In Witness whereof I have hereunto Set my hand & Seal y^e Day & Year first herein mentioned,

Signed Sealed published pronounced Daniel Godfrey (Seal) & Declared by ye Said Dau¹ Godfrey as his last Will and Testamt in ye Presence of us the Subscribers Thomas Haskell, Charles Gerrish, Sam¹ Conant.

Probated 2 July 1753. Inventory returned 23 July 1753, at £487: 4: 7, by Thomas Haskell, William Bucknam and Charles Gerrish, appraisers.

Probate Office, 8, 245.

In the Name of God Amen. The first Day of March in the Year of our Lord one thousand Seven Hundred & Fifty three.

I John Malcom of Brunswick in the County of York and Province of the Massachusetts Bay in New England Yeoman, being very Sick & weak in Body, but of perfect Mind & Memory Thanks be given to God, therefore calling to Mind the Mortality of my Body and knowing that it is appointed for all men once to die, do make and ordain this my last Will & Testament that is to Say, principally & first of all, I give & recomend my Soul into the hands of God that gave it; And my Body I recomend to the Earth to be buried in decent Christian Burial at the Discretion of my Execut¹⁸ nothing doubting but at the general Resurrection I Shall

receive the Same again by the mighty Power of God; and as touching such Worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & demise & dispose of the Same in the following Manner & Form viz^t

Imp^r I give & bequeath to Elizabeth my dearly beloved Wife one third part of my real Etate by her freely to be possessed and enjoyed during her life, together with the third of my personal or moveable Estate of what Name or Nature soever.

Item. I give to my well-beloved Son Michael Malcom one Shilling Sterling in token of my Love to be paid by my Executor.

Item. I give to my well beloved Son William Malcom one Shilling Sterling in token of my love to be paid by my Executor.

Item. I give to my well beloved Son James Malcom one Shilling Sterling in token of my Love to be paid by my Executor.

Item. I give to my well beloved Daughter Mary Eaton one Shilling Ster: in token of my Love to be paid by my Executor.

Item. I give to my well beloved Son John Malcom in token of my Love to him all & singular my Lands & Buildings belonging to me in the Township of Brunswick or elce where, either by Deeds Conveyance or Contracts to him & his Heirs forever (except Fifty acres of upland which I give to my well beloved Grandson Daniel Eaton, to be laid out in the most convenient Place of my Estate so as not to hurt the Same) and likewise all my Goods Cloathes—Debts Money & moveable Estate excepting his hon Mothers Thirds, and what is to be paid out of my Estate by my Executor, to my Children before mentioned.

Item. I constitute make & ordain my well beloved Son John Malcom my Sole Executor of this my last Will & Testament; and I do hereby utterly disallow revoke & disannul all & every other former Testam's Wills Legacys &

Bequests & Execut^{rs} by me in any Ways before named willed & bequeathed, ratifying & confirming this and no other to be my last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal the Day & year above written.

Probated 1 October 1753. Inventory returned 1 Oct. 1753, at £238: 18: 10, by Samuel Moody, David Dunning and William Vincent, appraisers.

Probate Office, 8, 249.

In the Name of God Amen. In the twentieth Day of June 1753, I Iohn Starbird Husbandman, being very Sick and weak of Body, but of perfect Mind & Memory, thanks be given to God therefor calling to mind the Mortality of my Body, & knowing that its appointed to all men once to die, Do make & ordain this my last Will & Testament, that is to Say principally & first of all, I give & recomend my Soul into the Hands of God that gave it, and my Body I recomend to the Earth to be buried in decent Christian Burial at the Discretion of my Execut* not doubting but at the General Resurrection, I shall receive the Same again by the mighty Power of God, and as touching such worldly Estate as it hath pleased God to bless me with in this Life, I give demise and dispose of in the following Manner and Form.

Imp^{rs}. I give & bequeath to my dearly beloved Wife Sarah y^e half of the produce of my Farm as long as She continues my Widow.

Item. All the household Furniture within Doors freely & clearly to be at her Disposal.

Item. To my Son Richard a piece of Land on the Head of Merryconeage Neck, beginning on Benja Bunker's Southwest Corner on the East Side of the Marsh then running South 5 Degs West 43 Rods, South 80, Deg: West 19 Rods, West 5 Degs North to the Bay, then running by the Bay to the head of Merryconeage Neck turning into a Creek of Marsh including the Marsh.

Item. My odd Ox and my Mare Colt my new Swivel Chain together with one half of my Carpenters Tools.

Item. To my Son Iohn I give my Homestead containing Sixty Acres whether more or less on Merryconage River to Richards East Line, and running by Richards Line a Cross ye Carrying place to the West Side of the Carrying place including ye South Marsh; together with one half of my Stock the other half to remain with my Wife to be at her command.

Item. To my Son Moses I give Forty Acres on the South Side of my Land together with the Thatch Bed lying on ye South Side of the great Creek. The remaining part of ye Land that in not yet mentioned I bequeath to my Sons Richard & Iohn equally to be divided betwixt them.

Item. I give to my Well beloved Daughter Elizabeth Fifty pounds old Tenor to be paid by my Sons John & Richard a twelve Month & a Day after my Decease. Item to my well beloved Daughter Abigail one hundred pounds old Ten^r to be paid partly out of my quick Stock by my Son Iohn in a twelve Month & a Day after my Decease by Son Iohn.

Item. To my Daughter Hannah One Hundred pounds old Tenor, to be paid partly out of my quick Stock when She arrives to Nineteen Years of Age by my Son John. Item. To my Daughter Sarah one Hundred pounds old Tenor to be paid when She arrives to the Age of Nineteen Years, Sixty five pounds of Said Sum to be paid by my Son Richard old Tenor & twenty five by my Son John. Item I order my Sons Richard & John to pay in equal Proportion about

Seventy pounds old Tenor which I owe to M^r Winchel out of my Estate. As to my other Small Debts I order my Son John to pay them out of my Estate.

Item. my Broad Ax & my other Axes & Hoes & Chains & Plow & other Utensils I bequeath to my Son John. I do likewise ordain constitute & appoint my beloved Wife Sarah my Sole Executrix of this my last Will & Testament, revoking & disallowing all former Wills & Testaments Legacys & Bequests ratifying and conferming this & no other to be my last Will and Testament.

In Witness whereof I have hereunto Set my Hand & Seal the Day & Year above written.

Iohn Starbird (Seal)

Signed Sealed & published pronounced & declared by the said John Starbird as his last Will & Testam^t in presence of us the Subscribers

Rob^t Dunlop William Woodside Tho⁸ Scofield.

Probated 1 October 1753. Inventory taken at Brunswick 4 Jany 1754, at £429: 5:5, by David Dunning, Thomas Skofield and Samuel Clark, appraisers.

Probate Office, 8, 254.

In the Name of God Amen. This Instrument witnesseth That I Samuel Elder of perfect Memory and in my Right Mind do commit my Body to the Earth, and my Soul to God that gave it, and as to my Estate which God hath given me both personal & real I give to my well beloved Wife Mary Elder So long as She remains my Widow She paying to William my eldest Son Ten Shillings lawful Money, and ten, Shillings a piece to each of the rest of my Children which She hath born unto me, and the rest of my Estate to her for the bringing up the rest of my Children. As Witness

my Hand this Eleventh Day of May Seventeen Hundred & fifty three 1753.

Witness my Hand & Seal Witnesses Samuel Stapel Richard Merrill Iames Springer

Probated 1 October 1753.

Samuel Elder (Seal)

Probate Office 8, 254.

In the Name of God Amen. The twenty seventh Day of August One thousand Seven hundred & Fifty two. I Iohn Owen of Falmouth in the County of York & Province of the Massa: Bay in New England Chair Maker, being very Sick & weak in Body but of a Sound & disposing Mind & Memory, thanks, be given unto God, Therefore calling unto Mind the Mortality of my Body, and knowing that it is appointed for all men once to die, Do make & ordain this my last Will & Testament that is to say principally & first of all, I give & recomend my Soul into the Hands of God that gave it, and my Body I recomend to the Earth to be buried in decent christian Burial at the Discretion of my Executors, nothing doubting but at the General Resurrection I Shall receive the Same again by the Mighty Power of God. And as touching such worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of the Same in the following Manner & Form. Imprs. It is my Will that all my just Debts & funeral Charges be first paid out of my Estate.

Item. I give & bequeath to Margaret my dearly beloved Wife the Use & Improvem^t of all & Singular my Estate both real and personal during her natural Life.

Item. I give & bequeath to my Daughter Mary Owen ye

Sum of fine Shillings to be paid by my Execut^r after my Decease.

Item. I give & bequeath unto each and every of my Sons hereafter mention'd, Viz^t. Iohn Thomas William Gideon Samuel and James Owen an equal Share of all & Singular my Estate both real & personal to be equally divided amongst them after the Decease of Margaret my Wife to be by them their Heirs & Assigns freely possessed & enjoyed. And I do constitute make and ordain Jabez Fox Esq^r of Said Falm^o and Margaret my Wife joint Executors of this my last Will & Testam^t And I do hereby utterly disallow revoke and disannul all & every other former Testaments Wills Legacys Bequests & Executors by me in any Ways before named willed and bequeathed, ratifying & confirming this & no other to be my last Will & Testament

In Witness whereof I have hereunto Set my Hand & Seal the Day & Year aforewritten.

John Owen (Seal)

Signed Sealed published pronounced & declared by the Said John Owen as his last Will & Testam^t in y^e Presence of us the Subscribers.

Sam¹ Cobb junr Simon Gookin, Stephn Longfellow.

Probated 1 October 1753. Inventory returned 20 Oct. 1753, at £163: 8: 4, by Stephen Longfellow, Jonathan Morse and Enoch Moody, appraisers.

Probate Office, 8, 260.

In the Name of God Amen. The twenty second Day of Augst 1753 I John Bryant of Scarbor^o in the County of York Yeoman, being very Sick and weak in Body but of perfect Mind & Memory, Thanks be given to God, therefore calling to Mind, the Mortality of my Body, and knowing that it is appointed for all men once to die; Do make & ordain this my last Will &Testament, that is to say principally & first of all I give and recommend my Soul into the Hands of God

that gave it, and my Body I recomend to the Earth to be buried in decent christian Burial at the Discretion of my Executors nothing doubting but at the General Resurrection I Shall receive the Same again by the mighty Power of God; and as touching such worldly Estate wherewith it hath pleased God to bless me in this Life I give demise & dispose of ye Same in ye following Manner & Form.

Impr. I give & bequeath to my two Sons the eldest & youngest Vizt. Samuel Davis Bryant & Iohn Bryant all my homestead Lands with the Building thereon equally to be divided betwixt them.

Item. I give & bequeath to my Son Bartholomew Bryant all that Forty Acres of Land which I bought of Samuel Scott.

Item. I give & bequeath to my Son Eleazer Bryant Five pounds to be paid out of my Said Estate as Soon as he Shall arrive at ye Age of twenty one Years. Item I give & bequeath to my Daughter Charity Five pounds to be paid her out of my Estate as Soon as She come to the Age of Eighteen Years. Item I give & bequeath to my Daughter Martha Five pounds to be paid her out of my Estate as Soon as She come to the Age of eighteen Years.

Item. I give to my Daughter Rebecca Five pounds to be paid her out of my Estate as Soon as She come to ye Age of eighteen years.

I Will that my eldest Son Samuel Davis pay to my Daughter Charity the Five pounds given to her. I Will that my Son Bartholomew pay to my Son Eleazer & to my Daughter Martha the Five pounds given to each of them. I Will that my youngest Son Iohn pay to my Daughter Rebecca the five pounds given to her.

Item. I give to my Said three Daughters all my Household Goods equally amongst them. Item. I will & ordain that all my Stock be to pay my just Debts, and in Case it Should not be Sufficient to pay my Debts that then my three Said Sons Shall pay the remainder equally betwixt them.

And in Case the Said Stock Should be more than pay my Debts the remainder to be to my Son, Samuel Davis.

I do hereby constitute make & ordain my hond Father John Bryant & my Son Samuel Davis Bryant my Executors of this my last Will & Testament, ratifying this & no other to be my last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal the Day and Year above written.

Signed Sealed published pronounced & Iohn Briant (seal) declar^d by the Said John Briant as his last Will & Testament in the presence of us the Subscrib^{rs}.

Ioseph Waterhouse Rich^d Dresser Sam¹ Small.

Probated 5 October 1753.

Probate Office, 8, 270.

In the Name of God Amen. I Thomas Knight of Kittery in the County of York in the Province of the Massa: Bay in New England Cordwainer, being aged & infirm of Body but of sound Mind & Memory, and considering the Uncertainty of Life, Do make & ordain this to be my last Will & Testament And after humbly committing my Soul into the Hands of God the Father of Spirits hoping for his pardoning Mercy thrô the Merits of Iesus Christ our Lord, and my Body to the Dust to be decently buried according to the Discretion of my Executors herein after named, believing in your Resurrection of the Body, and hoping for eternal Life. That worldly Estate which in his good Providence has given me I give devise and bequeath the Same in the following Manner & Form.

Imp^r. My Will is that all my just Debts & funeral Charges be paid out of my Estate by my Exec^{rs} within conven^t time after my Decease.

Item. I give bequeath & devise to Susannah my well beloved Wife all my personal Estate, excepting one Feather Bed, one Coverlet & Blanket, one pair of Handjrons one jron pot and one Tramell, fire Shovel & Tongs & Six Chairs, to be at her own Disposal, and all my real Estate excepting one Acre & half of Land with the Buildings thereon, to hold to her so long as She continues a Widow.

Item. I give & devise to my Son Daniel Knight a piece of Land containing one Acre & half bounded with Stephen Paul's Land on the Westerly Side, and with the HighWay on the Easterly, and with Lydson's Land on the Northerly, being that piece of Land where my Said Son's dwelling House Stands to him his Heirs & Assigns. I also give my Said Son Daniel after the Decease of my Wife a piece of Land bounded on the Westerly by the afores bequeathed Land to my Said Son Daniel and on the Northerly with Lydson's Land, and on ye Easterly with Field's Land on the Southerly with the afores Way, to him his Heirs & Assigns.

Item. I give & devise to my Son Gideon Knight after ye Decease of my Said Wife a piece of Land bounded as follows Vizt. beginning at the High Way about two poles Westerly from my Barn, and to run on a Square from Said Way which is Southeasterly three poles then to run near Northeast or parallel to Said High Way to Amos Pauls Land, and then three poles by Pauls Land to the aforesd High Way, and by Said Highway to the beginning, together with my Honse & Barn and all the Buildings thereon to him his Heirs & Assigns.

Item. I give to my Daughter Miriam Libby the Sum of Six pounds thirteen Shillings & four pence lawful Money.

Item. I give to my Grandson Samuel Knight one Bed one Coverlet one Blanket one pair of Handjrons one jron pot one Tramell one fire Shovel & Tongs & Six Chairs.

Item. I give to my Grand Children Susannah Knight, Mary Knight & Elizabeth Knight they being the Children of my Son George Knight to each of them five Shillings lawful Money.

Item. I give to my Grand Children Ioseph Berry, John, Thomas Sarah & Mary Barns to each of them five Shillings lawful Money.

Item. I give & devise unto my two Sons Daniel & Gideou Knight after the Decease of my Wife all the Residue of my Estate with the Reversion & Remainder, thereof or any part thereof or depending thereon to be equally divided to them their Heirs & Assigns. All these Legacies before mentioned I do order my Executors to pay out of my Estate within five Years after the Decease of my Said Wife. Be it understood That if my Wife Should Marry, my Will is that my Sons Daniel & Gideon Shall have full Power to enter on and become seized of the Real Estate given to my S^a Wife. and also my meaning is that my Wife have full Power to dispose of all my personal Estate excepting what I have given to my Grandson Samuel Knight.

Lastly. I do hereby constitute & appoint my Sons Dauiel & Gideon Knight to be my joint Executors of this my last Will & Testament, and revoke all other Wills by me in any Manner heretofore made.

Iu Witness whereof I have hereunto Set my Hand & Seal the Second Day of May Auno Domini 1753. And in the 26th year of His Majestys Reign.

Signed Sealed & declared by the Said Thomas Knight (Seal)
Thomas Knight to be his last Will

& Testamt in ye presence of us ye

Subscribers

Nathan Bartlet, Edm^d Coffin, Joseph Hill, Nath¹ Remick, George Fernald.

Probated 16 October 1753.

Probate Office, 8, 272.

In the Name of God Amen. On the Seventh Day of March in the twentythird Year of His Maj^{ts} Reign Annoque Domini one Thousand Seven Hundred & forty nine. I Eliakim Wardwell of york in the County of york & Province of the Massachus^{ts} Bay in New England, being weak in Body but of a Sound Mind and Memory, Thanks be to God, and calling unto Mind y^e Mortality of my Body, and knowing that it is appointed for all men once to die, do make & ordain this my last Will & Testam^t

That is to say, principally and first of all, I give & recommend my Soul into the Hands of God that gave it, and my Body I recomend to the Earth to be buried in decent christian Burial at the Discretion of my Executrix hereafter named in hopes of a glorious Resurrection; And as touching such worldly Estate wherewith it hath pleased God to bless me in this Life, And to prevent Trouble & Disputes among such of my Children as may Survive me concerning the Same; I give demise & dispose of it in Manner & form following.

Impr. My Will is that my just Debts & funeral Charges Shall be paid out of my personal Estate, and all ye Rest & remaining part thereof I give & bequeath to my loving Wife Ruth Wardwell by her to be disposed of to & among my Daughters or Such of them as She pleases, and in Such Manner time & Proportion as She Shall think fit.

Item. It give to my Said Wife the Use & Improvem^t of all my real Estate as Houses Buildings Lands Marshes or Meadows scituate in York afores^d or else where by such Name or Names Number of Acres Quantities Qualities Terms & Discriptions as the Same is or May be called for & until the time of my youngest Son Daniel's arrival to the age of twenty one Years, or in Case he Should die before that time then until that time in Case he lived. And from that time my Will is that my Said Wife Shall have the Use & Improvem^t

of but one third part of my real Estate afores^d and that during her natural Life.

Item. I give and bequeath to my three Sons Ioseph Ieremiah and Daniel all my aforesd real Estate, and every part thereof to be equally divided among them at the Several times of my Wife's Term of improving the Same being ended as afores^d and if one or more of my Said Sons should die before these Sevi times then & in that Case my Will is, that Such Decd one's part or the part intended him as above, Shall descend & become the Inheritance of his Heir or Heirs lawfully begotten of his Body, if otherways then to my other Sons & yr Heirs, provided nevertheless and my Will is that my aforesd Sons or their Heirs as aforesd Shall in equal proportion severally pay out the Legacys hereafter ordd to my Daughters, otherways Such Son or his Heirs as neglect or refuse to pay their part of ye Said Legacys by the time limited there Shall be an equivalent in Land set off out of his part by three indiffert men to be chose by ye parties concern'd for ye purpose.

Item. I give to my five Daughters namely Mary Abigail Meribah Lydia & Hephzibah Sixty pounds in Bills of Credit of the old Tenor equal to fifteen pounds of the new, to be paid them by their Brothers or their Heirs as aforesd at the time of my Sons coming into possession of the real Estate afores^d & in the proportion following. Vizt. to Mary my eldest Daughter (She having receiv'd Something of me before) Four pounds old Tenor, and to the rest of my Daughters Abigail Meribah Lydia and Hephzibah the remaining Fifty six pounds old Tenr to be equally divided among them, and in Waut of those Legacys being paid by their Brothers or their Heirs as aforesd then so much of my real Estate as Shall be adjudged equivalt Shall be Set off in Lieu thereof as before provided, And my Will is that if either of my aforesd Daughters die before ve Legacy aforesd Shall become payable then & in that Case such one's Legacy or the Legacy intended her as aforesd Shall be paid to her

Heirs lawfully begotten of her Body if any Such Should be then Surviving but if not to my other Daughters & their Heirs.

Finally. I do hereby appoint my afores^d Wife Ruth to be Sole Execut^x of this my last Will & Testament, and do utterly disannul all & every other Testaments Wills Legacys & Bequests and Executors by me in any ways before named willed & bequeathed ratifying & confirming this & no other to be my last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal the Day & Year first herein before written

Signed Sealed published pronounced Eliakim Wardwell (Seal) & declared by the S^d Eliakim Wardwell as his last Will & Testam^t in presence of us Sam¹ Clarke Ioseph Stover j^r Dan¹ Clark

Probated 16 October 1753.

Probate Office, 8, 279.

In the Name of God Amen. The third Day of Febry Anno Domini 174½. I Samuel Hatch of Wells in the County of York in the Province of the Massachusetts Bay in New England Husbandman being weak of Body but of perfect Mind & Memory, Thanks be given to God, therefore calling to mind ye Mortality of my Body, and knowing that it is appointed for all men once to Die, do make & ordain this my last Will & Testamt that is to Say, principally and first of all, I give & recomend my Soul into the Hands of God that gave it, and my Body I recomend to the Earth to be buried in decent christian Burial at the Discretion of my Executor, Nothing doubting but at the General Resurrection

I Shall receive the Same again by the mighty Power of God. And as touching Such worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of the Same in the following Mañer & Form Viz^t

Item. I give & bequeath to my beloved Daughter Bethia Butland one feather Bed imedediately after my Decease besides what I have already given her.

Item. I give & bequeath to my beloved Son Benjamin Hatch five Shillings in Money to be paid by my Executor imediately after my Decease, besides what I have already given him.

Item. I give & bequeath unto the Children of my beloved Daught^r Iemima Freethy Dec^d five Shillings Money to be paid by my Exec^r immediately after my Decease besides what I have already given her.

Item. I give & bequeath unto my beloved Son Samuel Hatch five Shillings Money to be paid by my Executor immediately after my Decease besides what I have already given him.

Item, I give & bequeath unto my beloved Son John Hatch five Shillings money to be paid by my Executor immediately after my Decease besides what I have already given him.

Item I give & bequeath unto my beloved Son philip Hatch five Shillings Money to be paid by my Executor immediately after my Decease besides what I have already gven him

Item. I give & bequeath unto my beloved Daughter Eunice Gatchel One Suit of Curtains which I have about my Bed, and one pewter Platter imediately after my Decease besides what I have already given her.

Item. I give & bequeath unto my beloved Daughter Mary Stevens three pewter plates imediately after my Decease besides what I have already given her as also Seven pounds Money more to be paid by my Executor to her.

Item. I give & bequeath to my beloved Son Joseph Hatch immediately after my Decease, whom I likewise constitute

make and ordain Executor of this my last Will & Testamt the Homested or home Lot of Land I now live upon in Wells Vizt all the Up Land with the Houses Barns & Buildings thereon together with all my Salt Marsh, As also all my Household Goods not heretofore disposed of, As also all my Axes Hoes Carts plows Chains, and all the Ox Tackling. As also I give unto my Sd Son Joseph Hatch all my Stock of meat Cattle Sheep Horses and Swine freely by him to be possessed & enjoyed forever.

I also by these presents impower my Said Son Jos. Hatch to demand & receive all dues & Debts for his own proper Use and Behoof, and I also oblige him to pay all my just Dues & Debts.

My Will also is that if my Said Son Joseph Hatch Should die without lawful Issue of his own Body begotten, then the Said Land & Marsh Shall return to his Surviving Brothers & Sisters; And I do hereby utterly disallow revoke & disannul all & every other former Testament Will & Bequest & Execut^{rs} by me any Ways before named willed & bequeathed ratifying and confirming this & no other to be my last Will & Testam^t

In Witness whereof I have hereunto Set my Hand & Seal the Day & Year above written. Samuel Hatch (Seal)

Signed Sealed published pronounced & declared by the Said Samuel Hatch to be his last Will & Testament in presence of us the Subscribers, Iohn Trow. Ieremiah Storer jun Samuel Hatch tert Iohn Storer.

Probated 16 October 1753.

Probate Office 9, 5.

In the Name of God Amen. I Richard Milberry of York in the County of York Yeoman, being at present in good bodily Health thrô Gods Goodness, and of sound disposing

Mind and Memory, yet being aged, and not knowing the Day of my Death, Do make this my last Will & Testament in Manner & Form following Vizt. First of all I commit my precious never dying soul into the Hand of God who gave it hoping for the Pardon of all my Sins & eternal Salvation in & thrô the Merits of Christ Jesus alone and my Body I comit to the Dust hoping for a glorious Resurrection thrô Christ who is the Resurrection & the Life, and as to Such worldly Estate as God has been pleased to bestow upon me I dispose of the Same as follows.

Imp^r. I give & bequeath unto my eldest Son Samuel all my Homestead, the Neck I now live on with the Buildings thereon and all the Land lying at the place call^a the Rocky Ground and half of the Land I have lying on the Cape Neck, and all my Salt Marsh lying in the Second Parish in York except Two Acres next adjoining to Cutts & Leighton's Marsh, and all my Interest in the Mills on the Creek commonly call'd the Meeting House Creek, and one quarter part of my Interest in the new Township above Berwick also four of my eight Shares in the common 'Land in York, and all my Goods & Chattels, expecting of my said Son that he will pay all my just Debts & funeral Charges and take a tender Care of his aged Mother my dearly beloved Wife in her Estate of Widowhood without giving her the Trouble of taking Care of the thirds of my Estate.

Item. I give & bequeath to the two Children of my Son Joseph Dec^d to be equally divided between them all the Land & Appurten^{ces} lying on the East Side of Cape Neddock River, and one Quarter part of the new Township above Berwick afores^d, and two of my Shares in the Common Land afores^d reserving to their Mother the Improvem^t of one third part of the Said Lands while She remains in the Estate of Widdowhood. I also give to my Said Grand Children half my Interest in the Mill called the old Saw Mill on Cape Niddock River, afores^d, reserving to their Said

Mother, one third part thereof that is of Said half during her Widowhood

Item. I give to my Son John all the Tract of Land he now lives on and the Buildings thereon and the Meadow thereto adjoining and half my Interest in the Cape Neck afores^d And one half of my Interest in the Mill on Cape Niddock River afores^d. Also one Quarter of my Interest in the Township aforesaid lying above Berwick. Also two of my Shares in the common Land afores^d. I give moreover to my Said Son John that two Acres of Salt Marsh excepted out of my Son Samuel's Marsh afores^d. Provided always that my Said Son John Shall have no power to dispose of Said Marsh out of the Family of the Milberrys,

Item. I give to my Daughter Sarah Milberry now Goodwin besides what she has already receiv'd the remaining Quarter part of my Right in Said New Township, and four Hundred pounds old Tenor to be paid by Son Samuel as soon as he Shall see meet the Sooner the more pleasing to me at farthest not exceeding eight years after my Decease.

Lastly, I do hereby appoint my Son Samuel Sole Executor of this my last Will & Testament. Witness my Hand & Seal April 2, 1747, And in the 20th Year of His Majestys Reign.

Signed Sealed published pronounced & declared by the Said Rich^a Mil-, berry as his last Will & Testament in presence of us, William Moore Ionathan Philbrook Joseph Toppan

Richard Milbery (Seal)

Probated 4 February 1754.

Probate Office, 9, 28.

In the Name of God Amen. The fourteenth Day of March 1754. I John Fernald of Kittery in the County of York in ye Province of the Massachusetts Bay in New England Yeoman, being Sick and weak in Body but of perfect Mind & Memory (thanks be given to God there for) calling unto Mind the Mortality of my Body & knowing that it is appointed for all men once to die. Do make & ordain this my last Will & Testament: That is to Say, principally & first of all, I give & recomend my Soul into the Hands of God that gave it; And my Body I recomend to the Earth to be buried in a christian like & decent Manner, at the Discretion of my Executor hereafter named: And as touching Such Worldly Estate wherewith it hath pleased God to bless me in this Life, I give devise & dispose of the Same in the following Manner & Form.

Impr. I give & bequeath unto my well beloved Sons James Fernald and Joseph Fernald all my wearing apparel to be equally divided betwixt them: I also give unto my Said Sons & their Heirs forever a Confirmation of the Tracts of Land whereon they now dwell which I formerly gave them by Deeds of Gift which on Record may more at large appear.

Item I give & bequeath unto my well beloved Son Samuel Fernald my Gun; And also I give to my Said Son a Confirmation of a Tract of Land whereon he now dwells, and to his Heirs forever, which I formerly gave him by a Deed of Gift which on record may more at large appear.

Item, I give & bequeath unto my beloved Son Benj^a Fernald all my Cyder Cask, and all my Husbandry Utensils; I also give unto my Said Son, and his Heirs lawfully begotten by his Body forever a Confirmation of the Tract of Land whereon I now dwell with two other Tracts of Land which I formerly gave to him by a Deed of Gift bearing Date ye 16th Day of Decem^r Anno Domini 1740, which on Record may more at large appear. Be it known & understood that

my Will is if my Said Son Benjamin Fernald Should die & leave no Heirs lawfully begotten by his Body that he the Said Benja Shall dispose of the afores Tracts of Land to any of my Grandsons of the Name of the Fernalds or to as many or to any of them as he Shall See meet.

Item. I give & bequeath to my well beloved Danghters, Mary Rogers Sarah Rogers Abigail Staple & Lydia Johnson to each of them Eight pounds to be paid them by my Executor in neat Cattle at the Customary Price. my Will is that the Said Cattle Shall be valued by indifferent Men, each person to whom the Legacy is due to choose on Man, and my Said Executor to chuse the other, and if it Shall so happen that them two men cannot agree on the price of the Said Cattle, that the Said two men so chosen Shall choose ye third man, and so Shall abide by the price that either two of them Shall Set them at.

Item I give & bequeath unto my beloved Grand Childⁿ the Children of my Son John Fernald late of Kittery Dec^d Viz^t John Fernald & Mercy Fernald to each of them five Shillings in lawful Money. My Will is that all the Legacys herein mentioned and my funeral Charges be paid out of my personal Estate.

Item. I give & bequeath unto my beloved Wife Sarah Fernald all the remainder of my personal Estate to be to her own proper Use Benefit & Behoof forever.

Item I give and bequeath to my beloved Son Sam¹ Fernald and his Heirs forever all my Right Title & Interest I have in or unto a Grant of Land I bought of John Gelden late of Kittery Decd as hy his Deed on Record may more at large appear.

Lastly. I constitute make & ordain my beloved Son Sam¹ Fernald my only & Sole Executor of this my last Will and Testament, & I do hereby utterly disallow revoke and disannul all & every other former Testaments Wills Legacys and Executors by me in any Ways before this time named Willed or bequeathed ratifying & confirming this & no other

to be my last Will & Testament. In Witness whereof I have here unto Set my Hand & Seal the Day & Year in these presents first written his

Iohn **f** F Fernald (Seal)

Signed Sealed published pronounced & declared by the Said Iohn Fernald as his last Will & Testament in the presence of us the Subscribers Iames Fernald jun^r Sarah Leighton Tho^s Dennet.

Probated 8 July 1754. Inventory returned 17 March 1755, at £272: 15: 6, by Dominicus Jordan, Robert Mitchell and John Small, appraisers.

Probate Office, 9, 37.

In the Name of God Amen.

The Sixth Day of April in the year of Our Lord 1754, I Samuel Libbee of Scarborô in the County of York in New England Yeoman being Sick & weak in Body but of perfect Mind & Memory, Thanks be given unto God. therefore calling to Mind the Mortality of my Body, and knowing that it is appointed for all men once to die. Do make and ordain this my last Will & Testament, that is to Say, principally & first of all, I give & recomend my Soul into ye Hands of God that gave it, hoping thrô the Merits Death and Passion of my Saviour Jesus Christ to have full and free Pardon & forgiveness of all my Sins, and to inherit everlasting Life; And my Body I commit to the Earth to be decently buried at the Discretion of my Executor hereafter named, nothing doubting but at the General Resurrection I Shall receive the Same again by the mighty Power of God. And as touching Such worldly Estate wherewith it hath pleased God to bless me in this Life, I give & dispose of the Same in the following Manner & Form, that is to Say,

First I will that all those Debts & Duties as I do owe in Right or Conscience to any person or persons whatsoever Shall be well & truly paid or ordained to be paid in convenient time after my Decease by my Executor hereafter named.

Item. I give & bequeath to Mary my dearly & well beloved Wife the One third of the Income of this Farm whereon I now live, during her natural Life, and likewise one Chamber and one lower Room in the House which She Shall choose, with all the Household Goods to be disposed of by her amongst her Children as She Shall think best, And likewise Four Thousand of Boards yearly out of my Mill during her Life to be paid by them that improve Said Mill, & three Cows & Six Sheep, & one yoke of oxen.

Item. I give to my Son Samuel Libbee One Hundred & ten Acres of Land that I bought of William Cotton, with Ten Acres more that I laid out adjoining to the Same, And one half of my Land and Meadow at Nonesuch River, And one half of that piece of Land adjoining to Martyn Jose's Land where Said Iose now lives. And one half of my part of that Land that I bought of Benja Hartford. And also one half of my Negro Man Nimrod to be Sold or to work for him one half of his time as he and his Brother can agree.

Item. I give to my Son Enoch Libbee my Homestead both Land & Marsh, excepting the three Acres of Marsh that I bought of Martyn Jose, as also my part of the Saw mill. And one half of my Land & Meadow at Nonesuch River. And one half of that piece of Land adjoining to Martyn Jose's Land where Said Iose now lives. And one half of my part of that Land I bought of Benja Hartford. Also one half of my Negro man Nimrod to be Sold or to work for him one half of his time as he & his Brother can agree. And that piece of Land I bought of Joseph Munson. But the pine Timber upon each particular parcel of Land to be equally divided between these my two Sons; And all my Debts that are owing to me, as also all my Stock of Cattle that I have on my Farm I give to this my Son Enoch

Item, I give to my Daughter Mary Waterhouse ye Thatch Bed adjoining to her Husbands Marsh, and likewise thirty four pounds Six Shillings & eight pence lawful Money to be paid in Household Goods or in Cattle by my Son Enoch Libbee, within two years after my Decease, to be paid her in either of the above Species as She Shall chuse.

Item, I give to my Daughter Olive Smith twenty one pounds lawful Money to be paid in Household Goods or in Cattle by my Son Enoch Libbee, within two years after my Decease to be paid her in either of ye aboves Species that She chuses.

Item, I give to my Daughter Abigail Graffam & her Heirs that three Acres of marsh that I bought of Martyn Jose & likewise thirty four pounds Six Shillings & eight pence lawful money to be paid her in Household Goods or in Cattle by my Son Enoch within two years after my Decease, to be paid her in either of the aboves Species that she chuses.

Now these my two Sons Samuel & Enoch Libbee I likewise constitute make & ordain my Executors of this my last Will and Testament. And I do hereby utterly disallow revoke and disannul all & every other former Testaments Wills Legacys Bequests & Executors by me before this time named. Ratifying & confirming this & no other to be my last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal the Day & year above written Signed Sealed published pronounced Samuel Libby (Seal)

& declared by the Said Sam¹ Libby as his last Will & Testament in presence of us the Subscribers Nathaniel Harmon Edward Milliken·jun¹ Martyn Jose

Probated 8 July 1754. Inventory returned 22 July 1754, at £923: 2: 8, additional Inventory returned at same time, of £135: 2: 8, Nath! Harmon, Martyn Jose and John Fabyan, appraisers.

Probate Office, 9, 40.

In the Name of God Amen. The fourth Day of April Anno Domini One Thousand Seven Hundred & Fifty two. I Richard Rice of Kittery in the County of York & Province of the Massats Bay in New England yeoman being aged & weak in Body but of perfect Mind & Memory thanks be given unto God, therefore calling unto Mind the Mortality of my Body & knowing that it is appointed for all men once to die, Do make this my last Will & Testament, that is to Say, principally and first of all, I give & recomend my Soul into the Hands of God that gave it, and my Body I recommend to the Earth to be buried in decent christian Burial at the Discretion of my Execut^r hereafter named, nothing doubting but at the Gen¹ Resurrection I shall receive the Same again by the mighty Power of God and as touching Such worldly Estate where with it hath pleased God to bless me in this Life I give demise & dispose of ye Same in the following Manner & Form. Imps. I will that all my Just Debts & funeral Charges be raised & paid out of my Estate by my Executor hereafter named as Soon as may be conveniently after my Decease.

Item. I give & bequeath unto my well beloved Son Samuel Rice all my Estate both real & personal as Lands & Buildings Household Goods Debts Reversions & moveable Effects of every kind & nature whatsoever & wheresoever the Same is & may be found or any part thereof to him his Heirs & Assigns forever to his and their Sole Use forever.

Item I give & bequeath to my well beloved Daughter Anne Hammond the Wife of Ionathan Hammond the Sum of Ten pounds lawful Money of the Province afores^d to be paid unto her or her legal Representatives out of my Estate by my Son Samuel Rice within two years after my Decease it being in full of her Portion of my Estate with what I have already given and delivered to her. Item I do likewise constitute and appoint my Said Son Samuel Rice my

Sole Executor of this my last Will & Testament, and do hereby utterly disallow revoke & disannul all & every other former Testaments Wills Legacys & Bequests & Executors by me any ways before named Willed & bequeathed, ratifying and confirming this & no other to be my last Will & Testament In Witness whereof I have hereunto Set my Hand & Seal the Day and Year above written.

Richard Rice (Seal)

Signed Sealed published pronounced and declared by the Said Rich^a Rice as his last Will & Testament In the presence of us the Subscribers, Sam¹ Newmarch Joseph Curtis John Wamoth John Godsoe.

Probated 12 Aug. 1754. Inventory returned 28 Sept. 1754, at £176: 6: 9, by Samt Newmarch, John Godsoe and Nicholas Spinney, appraisers.

Probate Office, 9, 53.

In the Name of God Amen. I William Cole of Biddeford in the County of York in the Province of the Massachusetts Bay in New England Yeoman, being Sick & weak of Body but of perfect Mind & Memory, therefore calling to mind the Mortality of my Body, and knowing that it is appointed for all men once to die do ordain & make this my last Will & Testam^t that is to Say. First of all I recommend my Soul to God that gave it, and my Body to the Earth to be buried after a decent christian Manner at the Discretion of my Executors hereafter mentioned; and as touching Such worldly Estate as it hath pleased God to bestow upon me in this Life I give demise & dispose of the Same in the Manner following viz^t Imp^x I order that all my just Debts and funeral Charges Shall be paid out of my real & person¹ Estates

Item I give & demise to Elizabeth Cole my Wife (whom I appoint my Sole Execut^x) my present dwelling House and

all the Household Goods therein contained, togather with all & Singular her Thirds of the real & personal Estate of or belonging to me.

Item I give to William Cole my Eldest Son One quarter part of my Mill that I now possess, and all my timber Land Situate on the Eastern Side of Saco River, adjoining to the Land of Ebenezer Hill when he arrives to the Age of twenty one years.

Item & lastly, I give & bequeath to my Sons Ieremiah Benjamin & Nathaniel Cole my Sons the remaining part of my Estate equally to be divided among them for Quantity and Quallity. The whole & every part of the above bequeathed Premises Singular according to their particular Ages to be at the Disposition of the Executrix till they advance to the Age of twenty one years. And finally I revoke & disannul all former or other Wills Legacys & Bequests heretofore made Ratifying & confirming this & no other to be my last Will and Testament.

As Witness my Hand & Seal this 18th Day of February Annoq Domini 1754

Signed Sealed published pronounced William Cole (Seal)

& declared to be the last Will &

Testamt of William Cole in

presence of us

Jonathan Bane

Samuel White

Iames Staple

Probated 8 Oct. 1754. Inventory returned 3 Oct. 1754, at £720: 7: 1, by Joseph Dyer, Benjamin Hooper and Tristram Jordan, appraisers.

Probate Office, 9, 57.

In the Name of God Amen.

The eighteenth Day of Iune in the year of our Lord 1754. I Joseph Hill of Kittery in the County of York in the Province of the Massachusetts Bay in New England Yeoman being advanced in years & weak of Body, But of perfect Mind & Memory, Thanks be given to God for the Same. therefore calling to Mind the Mortality of my Body, and that it is appointed for all men once to die Do make and ordain this my last Will & Testament, That is to Say first of all, I recommend my Soul to God that gave it, and my Body I recommend to the Earth to be buried in decent Manner according to the Discretion of my Executor; And touching Such worldly Estate wherewith it hath pleased God to bless me in this Life I give & dispose of ye Same in the following Manner & Form. And first I will and desire that my funeral Charge & just Debts be paid & discharged by my Executor hereafter named.

Item, I give & bequeath to my Sister Elizabeth Emerson thirteen pounds Six Shillings & eight pence lawful money at the Rate of Silver at Six Shillings & eight pence per ounce to be paid to her by my Executor hereafter named in ye Space of four years after my Decease, and if She Should die before that time then it Shall be paid to her Children in equal Propotion.

Item, I give & bequeath to my Sister Hannah Hutchins Thirteen pounds Six Shillings & eight pence lawful Money as afores^d to be paid by my Executor as afores^d in the Space of four Years after my Decease, and if She Should die before that time then y^e S^d Sum Shall be paid to her Children in equal Proportion.

Item, I give & bequeath to my Sister Abigail Ham Thirteen pounds Six Shillings & eight pence lawful Money as afores^d to be paid by my Executor as afores^d in the Space of

four Years after my Decease and if She Should die before that time then the Said Sum Shall be paid to her Children in equal Proportion.

Item, I give and bequeath to my Sister Sarah Jackson thirteen pounds Six Shillings & eight pence lawful Money as afores^d to be paid to her by my Executor as afores^d, in ye Space of four Years after my Decease and if She Should die before that time then ye S^d Sum as afores^d Shall be paid to her Childⁿ in equal Proportⁿ.

Item, I give & bequeath to my Sister Catharine Ordway Thirteen pounds Six Shillings & eight pence lawful Money as afores^d to be paid to her by my Executor in y^e Space of four Years after my Decease, and if She Should die before, y^e S^d Sum Shall be paid to her Children in equal Proportion as afores^d.

Item, I give & bequeath to the Children of my Sister Mary Iackson Dec^d thirteen pounds Six Shillings & eight pence lawful Money as afores^d to be paid to them in equal Proportⁿ by my Executor in the Space of four Years after my Decease.

Item, I give & bequeath to my Sister Dorcas Remick Thirteen pounds Six Shillings & eight pence lawful Money as afores^d to be paid to her by my Exec^r in the Space of four years after my Decease, And if She Should die before that time then y^e S^d Sum as afores^d Shall be p^d to her Children in equal Proportion.

Item, I give & bequeath to Isaac Hill (the Son of my Brother Samuel Hill) whom I constitute make & ordain the Sole Executor of this my last Will & Testament all my Homestead Lands scituate in the Township of Kittery afores^d namely that which my Father bought of Iohn Downing by a deed under his Hand dated Ian^{ry} 23 One Thousand Seven Hun^d and Ninety nine, And that he bought of Iohn Searl dated May 21 1707, And that he bought of Nath^l Mendum by a Deed dated May 8th 1712. As also a piece of Land comonly called Simons's Marsh, and about twelve Acres

more adjoining to it which my Father Joseph Hill Dec^d formerly bought of Ieter Staple Dec^d To him the Said Isaac Hill & to his Heirs & Assigns forever with all the Priviledges & Appurtinces to the Same belonging or in any wise appertaining as also my Honsehold Goods & Furniture to ye Same belonging and all my live Stock as Cattle Sheep Horses Swine & whatsoever else Shall be properly mine at my Decease; he the Said Isaac Hill paying the Legacys before mentioned in this Will according to the time limited herein.

In Witness whereof I have hereunto Set my Hand and Seal the Day & year above written and do hereby revoke disallow & disannul all & every other or former Wills Executors Legacys or Testaments named or made by me ratifying this & no other to be my last Will & Testament Signed Sealed published & declared

Ioseph Hill (Seal)

by the S^d Joseph Hill to be his last Will & Testam^t in y^e presence of us Wyman Lydson William Fry Daniel Lydson

Probated 16 October 1754. Inventory returned 29 Dec. 1754, at £1173: 7: 11, Jos. Hammond, Peter Staple and Samuel Fernald, appraisers.

Probate Office, 9, 60.

In the Name of God Amen. The twenty first Day of August Anno Domini One Thousand Seven Hundred & Forty seven I Nathan Raynes of York in the County of York in ye Province of the Massachusetts Bay in New England Yeoman being weak in Body but of perfect Mind & Memory, thanks be given unto God, therefore calling unto Mind the Mortality of my Body Do make and ordain this my last Will & Testament, That is to Say principally and first of all, I give & recommend my Soul into the Hands

of God that gave it, and my Body I recommend to the Earth to be buried in decent christian Burial at the Discretion of my Executor believing that at the General Resurrection I Shall receive the Same again by the mighty Power of God, And as touching Such Worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of the Same in the following Manner & Form,

Item, I give unto my eldest Son Ioseph Raynes if he be living five Shillings old Tenor Money more besides what I have already given him to be paid by my Executor.

Item I give unto my Second Son Nathan Raynes five Shillings old Tenor more besides what I have already given him to be paid him by my Executor one year after my Decease.

Item, I give & bequeath unto my Son Iohn Raynes his Heirs and Assigns forever that Land he now lives on which is in Fence being Fifty Acres be the Same more or less lying next ye Sea and joining to the Land that I gave to his Brother Nathan.

Item. I give to my eldest Daughter Jane Raynes three Acres of my Salt Marsh in York lying at a place calld Broad Boat Harbour, and two Cows & Six Sheep, likewise my Wills is that the Cows & Sheep Should be pastured on the Land I now live on while She continues unmarried, And it is my Will that my Daughter Iane Shall take her choice of one of the Rooms of my dwelling House and Cellar Room convenient for her while She continues a Single Woman & furthermore I give to the Sd Iane Raynes two Feather Beds & Bedding all my Pewter Chairs & Household Goods excepting on Bed & Coverlet here after mentioned.

Item, I give unto my Daughter Elizabeth Sergeant three Acres of my Salt Marsh in York at Broad Boat Harbour

Item, I give unto my Grand Daughter Sarah Raynes one Feather Bed and a Coverlet to be delivered to her when She comes to the Age of Eighteen Years, or time of Marriage by my Executor,

Item, I give & bequeath all the rest & residue of my Estate both real & personal of what name or Denomination soever or whatsoever I give it unto my youngest Son Samuel Raynes and his Heirs & Assigns forever; And I make & ordain him the Said Samuel Raynes Sole Executor of this my last Will and Testam^t, and that he pay all my just Debts. And I do hereby utterly disallow revoke & disannul all & every other & former Testam^{ts}, Wills Legacys & bequests & Executors by me in any ways before named willed & bequeathed ratifying & confirming this & no other to be my last Will & Testament. In Witness where of I have hereunto Set my Hand & Seal the Day & Year above written

Signed Sealed published & declared
by ye Sd Nathan Rayns as & for
his last Will & Testamt in ye Presence of us who were present at ye
Signing and Sealing thereof
Norton Woodbridge Thomas Payne
Daniel Payne

Probated 16 Oct. 1754. Inventory returned 19 Oct. 1754, at £477: 5: 9, by Sam' Bragdon, William Dunning and Sam' Sewall 3d, appraisers.

Probate Office, 9, 64.

I Iosiah Bridges of York in the County of York Weaver being aged & infirm, and not knowing the Day of my Death Do make this my last Will & Testament, as to my Worldly Goods

First. I give & bequeath unto my well beloved Wife Elizabeth all my moveables except Money at Interest forever as also one third part of the Use & Improvement of all my Money at Interest during her natural Life. Also I give to my Grand Daughter Ruth Hambleton five Shillings lawful

Money, Also I give to my four Sons Iosiah Iohn Edmund & Daniel, the other Two thirds of my Money at Interest to be equally divided amongst them after my Decease, and ye other one third before mentioned to be equally divided among them after their Mother's Decease and if what I have given my Said Wife Should be insufficient for the comfortable Support of my Said Wife, then my Will is that my Safour Sons Should do each an equal Propotion twoards her Maintenance not doubting but that they will be kind & dutiful to her And I believe that they will be blessed in their persons & Posterity as a reward for the Same.

Lastly I do constitute my trusty & well beloved Son John Bridges the Sole Executor of this my last Will. In Witness whereof I have hereunto set my Hand & Seal the tenth Day of Ianuary in the twenty sixth year of His Maj^{ts} Reign & in y^e Year of our Lord 1753.

Signed Sealed published pronounced & declared by the S^d Iosiah Bridges as his last Will & Testam^t In presence of us Witnesses

his
Ichabod + Willom
mark
Thomas Cook Daniel Johnston

Probated 6 Jan. 1755.

Iosiah Rridges (Seal)

Probate Office, 9, 66.

Biddeford Novem ye 16, 1754. I Samuel Odel now lying upon my Bed of Sickniss nigh unto Death & expecting no other but by the hand of Almighty Gods Providence unto me And now I give unto my beloved Wife Elizabeth Odell all my House hold Goods, all Cattle Sheep & all Horses, &

all Provision kind that we have now in Possession and eight pounds in Cash of lawful Money. And unto my Son Samuel for the Love that I bear unto him I do give unto him all my Blacksmith's Tools, and Carts Plows & Chains, and all other Materials whatsoever belongs unto me, and unto him eight pounds lawful Money. And unto my Son James when he comes to be one & twenty Years of Age I for the love that I bear unto him absolutely Eight pounds lawful Money; And for the Love that I bear unto my Son Joseph—when he comes to be twenty one years of Age I give unto him eight pounds lawful Money.

And for the Love that I bear unto my Daughters Sarah and Mary I do give unto them out of Bills & Bonds that I haue against People & Notes of Hand & Book Debts I do give unto each of them Eight pounds lawful Money a piece and Sarah at Eighteen Years of Age and Mary at twenty one Years of Age. And if these Bills & Bonds & Notes and other Debts do not amount to so much after recovered & Charges paid, that their parts Should be so much as I have given them then they must fall in Propotion to the youngest Son for their parts, and if there is more Money left than that comes to then it must be divided between my Wife and the Children equaly in proportion between them and as I do think that I am very nigh my End but blessed be God for it I have my Sences as well as ever I had upon all accounts And if it is Gods Will that I shall Depart this Life I do desire that my Wife and Children Should bear each of them a proportionable part of my funeral Charges and of Admincon Charges between them each in proportion alike. And also if my Wife can lay this Money out in Land in a Body for the Benefit of the Children I do desire that She may All their parts of Money that I have given them to be Sure.

The word Eight was interlined before Signing.

Signed Sealed & Delivered in y° Samuel Odell (Seal)

Presence of us as his last Will

& Testament

Iohn Dearing Jacob Davis Jos. Libby

Probated 6 Jany 1755. Inventory returned 31 March 1755, at £356: 7: 7½, by Tristram Jordan, John Dearing and Samuel Warren, appraisers.

Probate Office, 9, 74.

In the Name of God Amen. I Priscilla Waldo of Kittery in the County of York in the Province of the Massachusetts Bay Widow being in Health of Body, and of a Sound & perfect Mind & Memory, but considering my Mortality & advanced Years do make & ordain this to be my last Will & Testament. And after humbly committing my Soul to God the Father of Spirits hoping for Pardon & Acceptance with him thrô the Merits & Mediation of our Lord Iesus Christ, I recomend my Body to a decent Interment according to the Discretion of my Executors herein after named believing in the Resurrection of ye Dead. I give devise & bequeath my worldly Estate in Manner & Form following that is to Say.

Imprimis my Will is that all my just Debts & funeral Charges be paid by my Executors out of my Estate within convenient time after my Decease.

Item, I give and confirm to my Son John all that wrought plate which he has already had & received out of my Estate amounting to the Quantity of one Hundred Ounces more or less,

Item, I give and bequeath to my Son Nathaniel all the plate of which I shall die possessed or Shall not have disposed of and delivered in my life time to those to whom the Same may be conveyed. And in Case the Plate hereby given

to my Said Son Nathaniel Shall not be equal in value to that which my Said Son John has had as afores^d, Nathaniel Shall have so much out of the rest of my Estate before Division as to make up that Deficiency. And whereas I have lately given to my Daughter in Law Jane Sparhawk a Suit of Silk Cloths my Will is y^t before any Division is made of my Estate my Daughter in Law Elizabeth Sparhawk Shall haue my Suit of Masquerade Damask which I hereby give & bequeath unto her accordingly.

Item, All the rest Residue & remainder of my Estate (after the above Gifts & Bequests are Satisfied) real and personal I give devise & bequeath to my Said Sons John and Nathaniel in equal Shares (Saving only that I give the rest of my Wearing Apparel equally to be divided between my two Said Daughters in Law,) To Have and To Hold my Said Estate to them my Said Sons their Heirs and Assigns in Manner aforesaid forever

Lastly, I constitute & appoint my Said Sons to be joint Executors of this my last Will & Testament, hereby revoking all other Wills & Testaments by me heretofore made.

In Testimony whereof I have hereunto Set my Hand & Seal the twelfth Day of Iuly Anno Domini 1749, and in the twenty third year of His Majesty's Reign.

Signed Sealed & declared by the S^d Priscilla Waldo (Seal)

Priscilla Waldo to be her last Will & Testam^t in presence of us Witnesses who Subscribed hereunto as Witnesses in her Presence Sam^t Cutt Iohn Parker Mary Moore

Kittery Iuly 15 1749. I do hereby give & bequeath unto my Grand Daughter Priscilla Sparhawk Daughter of my Son One Hundred pounds old Tenor or the Value thereof in other Money to be paid unto her at her Marriage or at her arriving to the Age of twenty one years out of the Estate that I may die Seized of by the Executors of my last Will & Testament, as Witness my Hand.—Priscilla Waldo.

Probated 31 March 1755

Probate Office, 9, 77.

In the Name of God Amen. The twenty first Day of February in the year of our Lord 1755. I Gilbert Warren of Berwick iu ve County of York in His Majts Province of the Massachusetts Bay in New England Yeoman, being very Sickly & weak in Body but of perfect Mind & Memory Thanks be given to God, therefore calling into Mind the Mortality of my Body, and knowing that I must die, do make and ordain this my last Will & Testament that is to Say principally, and first of all, I give & recomend my Soul into the Hands of God that gave it, And my Body I recomend to the Earth to be buried in decent Christian Manner at the Discretion of my Executors. As touching my worldly Estate wherewith it hath pleased God to bless me with in this Life I give demise & dispose of the Same in ye following Mañer and form. I give & bequeath to Abigail Warren my dearly beloved Wife all my Household Goods within my House and two Cows.

I give & bequeath to my three Sons Gideon Alden & Gilbert and Heirs all my real Estate together with the remainder of my Stock that I have not mentioned and my out doors moveables they paying to my three Daughters Abigail Rachel & Lucy Ten pounds each of them of lawful Money, and they are to pay it as they come to the years of twenty, that is Gideon Shall pay his Sister Abigail Warren when She comes to the year of twenty of her Age Ten pounds, And Alden Shall pay his Sister Rachel ten pounds when She comes to ye Years of twenty of her Age, and Gilbert Warren my Son Shall pay his Sister Lucy Warren

ten pounds Money when She comes to ye years of twenty of her Age. Likewise I give to my three Sons Gideon Warren Alden Warren & Gilbert Warren, all my Debts & moveable Effects which I have not mentioned they paying all my just Debts & funeral Charges; And I appoint Gideon Warren my Son to be Sole Executor of this my last Will & Testament; And I do hereby utterly disallow revoke & disannul all & every other former Testamts Wills Legacys, & Bequests & Executors by me in any ways before named willed bequeathed ratifying & confirming this & no other to be my last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal the Day & year above written.

Signed Sealed published pronounced & declared by the Said Gilbert Warren as his last Will and Testament in the presence of us the Subscribers,

Ioshua Emery Iohn Warren Iames Lord

Probated 3I March 1755. Amount of Inventory as appears from account to have been \$234: 14: 6.

Probate Office, 9, 81.

In the Name of God Amen. I Joseph Noyes of Falmouth in the County of York and Province of the Massachusetts Bay in New England Esq^r being in a weak state of Body, but thrô Divine Grace of a Sound Mind and good Memory, and reflecting on the uncertainty of this Life and the certainty of Death, do therefore make & ordain this my present last Will & Testament in Manner & form following that is to Say, first & principally, I commend my Soul into the Hands of Almighty God, hoping thrô the Merits and Intercession of my Saviour Isus Christ, to have full Pardon & free Remission of all my Sins, and to inherit everlasting Life. And

my Body I resign to the Earth from whence it was taken to be decently interr'd at the Discretion of my Executors hereafter named.

Impr. I will that all my just Debts & funeral Charges Shall be paid as Soon as can conveniently be done after my Decease.

Item, I give & bequeath unto my three Daughters Dorothy Little Hannah Lunt & Iane Merrill, all my Land lying at a place called Piscataqua in Falmouth afores^d together with my half part of the Saw Mill on Said Piscataqua River, and all the priviledges & appurtanances to the Same belonging to them their Heirs & Assigns forever.

Item. I give & bequeath unto my Son Iosiah Noyes one hundred Acres of the Farm whereon I now dwell adjoining on ye Farm of Captⁿ Isaac Ilsley, to be Set off by a Line from ye Salt Water and to run back parallel to the Line between my Neighbour Iasper Blake's Farm and the Farm whereon I now dwell so as to include One Hundred Acres exclusive of Flats. And also I give & bequeath unto my Said Son Josiah, all the Farm I bought of Mr Zachariah Bracket whereon my Said Son Josiah now dwells together with all the Priviledges & Appurtenances to ye Same belonging & appertaining, to him his Heirs & Assigns forever.

Item, I give & bequeath unto my Son Peter Noyes the Remainder of the Farm whereon I now dwell with the House Barn & out Houses thereon being, and my Stock of neat Cattle & Sheep to him his Heirs & Assigns forever.

Item. I give & bequeath unto my Daughter Iane Merrill One Hundred pounds lawful Money out of my Estate over and above the Legacy above mentioned to be paid her by my Executors hereafter named as Soon as may be after my Decease to her her Heirs & Assigns forever.

Item, I give & bequeath unto my Said Son Josiah Noyes my riding Horse to him his Heirs & Assigns forever:

Item I give & bequeath unto my afore mentioned three Daughters my Wife's wearing Apparel, and all my House-

hold Goods, equally among them, to them their Heirs & Assigns forever.

The remainder of my Estate real & Personal, my funeral Charges and just Debts being first paid out of it, I give & bequeath unto my Said two Sons Iosiah Noyes & Peter Noyes equally between them.

Lastly I reverse & make void all other Wills heretofore made, And appoint my two Sons afores^d, Iosiah Noyes & Peter Noyes. to be my Executors of this my last Will & Testament.

In Witness whereof I have hereunto Set my Hand & Seal this tenth Day of February Anno Domini One Thousand Seven Hundred and fifty five.

Signed Sealed published & declared Ioseph Noyes (Seal) in presence of us

Iasper Blake, Rich^d Temple Enoch Freeman

As a Codicil to my foregoing Will I give & bequeath unto my Daughter Dorothy Little Sixty five pounds lawful Money, and to my Daughter Hannah Lunt Seventy five pounds lawful Money to be paid them by my Execut therein named as Soon as may be after my Decease out of my Estate therein given them my Said Executors.

In Witness whereof I have hereunto Set my Hand & Seal the Day and year above written

Signed Sealed & published &

Ioseph Noyes (a)

declared in presence of us Iasper Blake Rich^d Temple Enoch Freeman

Probated 31 March 1755.

Probate Office, 9, 82.

In the Name of God Amen. I John Gray of Biddeford in the County of York in the Province of the Massachusetts Bay in New England Esq^r being infirm of Body but of perfect Mind & Memory Thanks be given to God; therefore calling unto Mind the Mortality of my Body, and knowing that it is appointed unto all men once to die do make & ordain this my last Will & Testament, that is to Say, first of all I recommend my Soul into y^e Hands of God who gave it, and my Body to the Earth to be buried in a decent christian Manner at the Discretion of my Executrix hereafter named; and as touching Such worldly Estate wherewith it hath pleased God to bless me I give demise & dispose of it in the following Manner.

Imp^r I Will & ordain that all my just Debts & funeral Charges be paid out of my Estate by my Executrix to whom I give full Power to receive and pay the Same.

Item. I give unto Elizabeth my beloved Wife (after my just Debts & funeral Charges are paid) all my annual incomes from England with all my Estate real & personal to be disposed of between her my Said Wife and my beloved Daughter Mary Gray, during the natural Life of my Said Wife and as long as my Said Daughter lives unmarried for their Support; And after the Decease of my Said Wife I will the one half of my Incomes & other Estate to the Use of my Said Daughter Mary Gray afores as long as She Shall continue unmarried, and upon her Marriage the whole of the remainder of my Estate to be equally divided between my three beloved Daughters Elizabeth Cushing the wife of Ezekiel Cushing, Mary Gray & Olive Woodman Wife of Nathan Woodman to them & their Heirs forever.

Lastly I constitute my beloved Daughter Mary Gray Sole Executrix of this my last Wills and Testament, and I do hereby disannul & revoke all former Wills Legacys or bequests by me made, ratifying and confirming this & no

other to be my last Will & Testam^t. In Witness whereof I the Said John Gray have hereunto Set my Hand & Seal this first Day of Septem^r in the 26th Year of the Reign of George the Second of Great Britain France & Ireland King A. D. 1752.

Iohn Gray (Seal)

Signed Sealed published pronounced & declared to be the last Will & Testament of the abovesaid Iohn Gray in presence of us, Ioseph Dyer Samuel Haley & Samuel White.

Probated 1 April 1755. Inventory returned 18 Sept. 1755, at £84: 7: 4, Benja. Hooper, Samuel White and Joseph Dyer, appraisers.

Probate Office, 9, 84.

In the Name of God Amen. The Seventeenth Day of April in ye 25th year of His Majesty's Reign Anno Domini 1752, I John Neal of Kittery in the County of York Yeoman being Sick & weak of Body, and not knowing how it may please God to deal with me with respect to this Life, But through Divine Goodness being now of perfect Mind & Memory, I do make and Ordain this to be my last Will & Testament Vizt In the first place, I recommend my Soul to God who gave it, hoping for Mercy thrô Iesus Christ, and my Body to the Earth for decent Burial at the Discretion of my Execut^x hoping to receive it again at the Resurrection of the just at ye last Day. And as to worldly Estate real & personal which it hath pleased God to bless me with in this Life I give & dispose of it in Manner following Vizt

Imp^r I give & bequeath unto my well beloved Wife Patience Neal the Income & Improvem^t of all my Estate real & personal for the bringing up of my Children, and for the Payment of my Debts and Such Legacys as I Shall hereafter mention She to improve the whole of my real Estate till the Children to whom the Same is given come of

Age to receive Such part thereof as is given to them. And when any of my Sons come of Age to receive his portion, My Will is that my Widow have one third part thereof for her Support during Life unless ye Same be out Lands. And my Will is that my Wife pay out of Such out Lands as I Shall leave to her Disposing, and out of my Stock of Creatures & moveable Estate my just Debts and funeral Charges; And that She pay out of the Income of my Estate as it Shall come to her Hands to each of my Daughters vizt Abigail Mary & Patience Six pounds thirteen Shillings and four pence lawful Money as they come of Age or are Married. And whereas my Daughter Abigail is already married My Will is that She be paid within one year the aforesd Sum out of my moveables after my Decease to be paid by my Executrix.

Item I give & bequeath to my two eldest Sons Vizt Iohn & Andrew to them their Heirs & Assigns forever all my Homestead to hold in Severalty Vizt Iohn to have all on the Easterly side of the High Way with the Buildings and appurtenances; And a piece in the South east Corner of the Garden two Rods wide & three Rods deep, joining to the high Way and to Ioseph Hearl for a Garden, and Liberty of fetching Water from the Spring: Andrew to have all on the west Side of the Way (except ye Sa Garden given to John) with the priviledges & appurtenances. I likewise give to my Said two Sons all my Salt Marsh in York to hold in Severalty in equal Halves, & likewise all my Pasture between the Lands in Possession of David Clark & Iohn Lord on the East & $S^r W^m$ Pepperrell & James Smith on the West, the North bounds to be as a Straight Line Shall run between me & the Said Lord till it comes to Azariah Nasons Land to hold in Severalty in equal Halves each to receive his part as he comes of Age allowing my Widow her Thirds during Life, And my Will is that each of my Said two Sons pay to each of my Sd Daughters three pounds Six Shillings & eight pence lawful Money in one year after Such Son receive his Portion.

Item. I give to my Son James Neal his Heirs & Assigns forever Fifty Acres of Land in Berwick being part of One-hundred Acre Lot own'd between me & my Bror Andrew near to Neguttiquid little River, on the West Side of the Great Works River at Donty's Falls so called

Item. I give to my Son Edmund all my Land in Kittery between the Land of Ioshua Weed & the Land of John Lord to run as the Line runs between me & the Said Lord till it comes to the Land of Azariah Nason, having a Lot of Benjamin Stacy on the North to hold to him his Heirs & Assigns forever to receive it as he comes of Age Allowing to my Widow her Thirds.

And my Will is that if either of my Sons die before he enter into the Possession of Such Land as I have given him & without being married or having lawful Issue that the surviving Sons divide his Portion among them equally, and if any Daughter die not married nor having received her Portion, the other Daughters Shall have her Portion equally between them

Lastly. I give to my Said Wife all other my Estate real and personal to her Dispose for the Payment of Debts & Legacys as afores^d And I do hereby renounce all other Wills heretofore made by me, And appoint my Said Wife Patience Neal Sole Executrix of this my last Will and Testament.

In Testimony whereof I have hereunto Set my Hand & Seal the Day & Year first Mentioned.

Iohn Neal (Seal)

Sign'd Seal'd published pronounced & declared by the Said Iohn Neal to be his last Will & Testament in presence of Ioseph Williams, Ebenezer Hearl, Simon Lord, Caleb Emery

In the Name of God Amen. The 25th Day of Ianuary 1755. I Iohn Neal of Kittery in ye County of York Yeoman having on the 17th Day of April 1752 made and ordained my last Will & Testament, and therein disposed of all my Estate as therein mentioned, Since which time I have Sold a part of

the Land which I gave to my Son James Neal in Berwick in Consider on whereof I hereby give my Said Son James my Part of a Lot of Land in Said Berwick near Gowens Mill so called on ye Easterly Side of the Great Works River near Iohn Morrells it being about twenty two Acres more or less. I likewise give my Said Son James the Improvement of part of my Orchard on the West Side of the way joining to Iames Ferguson Vizt Five Rows of trees from the Way to the lower end of ye old orchard to the Nursery so called out of my Son Andrew's Part for the Term of Ten Years after my Said Son James comes of Age, and one Load of Salt Hay to be deliver'd or paid him by my Son John at York Marshs every Year for Ten Years after he comes of Age.

Should be insufficient to pay my Debts which is therein ordered for that Use that the Same Shall be paid equally out of what I have given to my two eldest Sons Viz^t John & Andrew And I do hereby appoint & ordain the afores^d Will with this Codicil to be my last Will & Testament Sign^d Seal^d published & declar^d by y^e S^d Iohn Neal (Seal) Iohn Neal to be a Codicil to his last Will & Testam^t In presence of Ebenezer Hearl Daniel Emery jun^t

And my Will is that if what I have left in my Said Will

Probated 20 May 1755.

Caleb Emery

Probate Office, 9, 89.

In the Name of God. On the eighteenth Day of Ianuary in the 26th Year of His Maj^{ts} Reign Annoq: Dom. 1753. I Mary Nowell of York in the County of York Widow being considerably advanced in years & now Sick & weak in Body thô blessed be God of a Sound Mind & Memory, & not knowing how soon it may please God to call me out of this

world by Death, To prevent Trouble & Disputes which otherwise might arise among Such of my Children as may Survive me, concerning Such worldly Estate wherewith it hath pleased God to bless me in this Life; I make & ordain this my last Will & Testament, That is to Say,

Imp^r My Will is and I do hereby order that my just Debts funeral Charges & Legacies be paid by my Executrix hereinafter named out of that part of my Estate hereinafter bequeathed to her

Item. I give to my two Daughters Humility the Wife of Abra^m Norwell & Miriam the Wife of Thomas Donnell besides what I have before given them five Shillings each, to be paid them respectively by my Executrix as afores^d in full of their part & Share of my Estate.

Item. I give & bequeath to my younger Daughter Susanna Preble who now lives with me, and has most Dutifully attended upon me from time to time, All my Estate both real and personal, by what Name or Names Number of Acres Qualities Terms & Discriptions whatsoever the Same is or may be wherever found, or in whose Custody or possession soever the Same may be including all Debts Goods Chattels ready Money, Plate, Iewells, Rings, Household Stuff, Utensils, Brass, Pewter, Copper, Bedding, Cows, Oxen Sheep Hogs, & all other Things to me belonging of what name Nature or Quality soever.

And finally, I do hereby nominate ordain & appoint my Said Daughter Susanna my Sole Execut^x of this my Will hereby disannulling all other Testam^{ts} Wills Legacys Bequests & Exec^{rs} by me in any ways before named Willed & bequeathed, ratifying & confirming this and no other to be my last Will & Testam^t. In Witness whereof I have hereunto Set my Hand & Seal the Day & year first herein written

Mary Nowell (Seal)

Signed Sealed published pronounced & declared by the Said Mary Nowell as her last Will & Testament in presence of us Daniel Moulton Stephen Lovejoy Hannah Trevet × Mark

Probate Office 9, 97.

In the Name of God Amen. I Daniel Fogg of Kittery in the County of York Yeoman, being aged & infirm, and not knowing the time of my Death do make & ordain this my last Will & Testament; principally & first of all, I recomend my Soul to God my Creator hoping for Pardon & Acceptance thrô Christ, and my Body to the Earth to be decently buried (after my Decease) by my Executor hereafter named as he Shall think convenient; And as touching such Worldly Estate as God hath been pleased to bless me with in this Life, I give devise & dispose of the Same in the following Manner Viz^t

Imp^r I give & bequeath unto my Son James Fogg all my Estate real & Personal be the Same Lands Houses Cattle Chattels Goods, Household Goods, Moneys Debts Dues Interests Inheritance Property Rights & Claims in all & every Place & Places whatsoever & wheresoever nothing excepted or reserved of any kind or quality. To Have & To Hold unto him my Said Son Iames Fogg & his Heirs forever he my Said Son James Fogg paying to his Brothers & others hereafter named Such Legacys as is hereafter express't.

Item. I give & bequeath unto my well beloved Son Daniel Fogg two Shillings & Six pence new Ten^r Bills of publick Credit.

Item. I give & bequeath unto my well beloved Sons John Fogg, Joseph Fogg & Seth Fogg to each of them two Shillings and Six pence in New Tenor Bills of publick Credit.

Item. My said four Sons, Daniel John Joseph & Seth have had Gifts & Lands of me already which with ye aforementioned two Shillings & Six pence to each of them Shall be the whole of their portions of my Estate.

Item. I give & bequeath unto my well beloved Daughter Hannah Rogers Fifty Shillings new Ten^r Bills of publick Credit.

Item. I give & bequeath unto my well beloved Daughter Rebecca Pilsbury Fifteen Shillings in like Bills.

Item. I give & bequeath unto my well beloved Daughter Sarah Hanscom Fifty Shillings new Ten^r Bills of publick Credit.

Item. I give & bequeath unto my well beloved Grand Children the Children of my Daughter Mary Brooks Dec^d Fifty Shillings in new Tenor Bills of publick Credit to be equally divided between them all that Shall Survive me, And if any of them die leaving issue Such Issue Shall have that portion which belonged to the Deceased in Case they had lived.

Item. I make & appoint my well beloved Son James Fogg the Sole Executor of this my last Will ordering & appointing him to pay the Several Legacys & Bequests before mentioned in convenient time after my Decease. And I do hereby revoke adnull & make void all & every Will & Wills. Testaments Legacys & Bequests by me heretofore made either by word or Writing, ratifying & allowing this & no other to be my last Will & Testament.

In Witness whereof I have hereunto Set my Hand & Seal the fourteenth Day of Iuly in ye 25th Year of ye Reign of King George the Second Annoq Domini one Thousand Seven Hundred & Forty seven.

Daniel Fogg (Seal)

Signed Sealed published pronounced & declared by the Said Daniel Fogg to be his last Will & Testament in presence of Solomon Libby Ioshua Staple Ephraim Libby

Probate Office 9, 99.

In the Name of God Amen. The first Day of Iune in the Year of Our Lord 1754. I James Grindall of Kittery in the County of York in New Engld Yeoman being weak in Body, but of perfect Mind & Memory Thanks be given unto God, therefore calling to Mind the Mortality of my Body, and knowing that it is appointed for men once to die, Do make & ordain this my last Will & Testament, that is to Say, principally & first of all, I give & recomend my Soul into the Hands of God that gave it hoping thrô the Merits Death & Passion of my Saviour Iesus Christ to have full & free Pardon & forgiveness of all my Sins & to inherit everlasting Life: And my Body I commit to the Earth to be decently buried at ye Discretion of my Executor hereafter named nothing doubting but at ye Generl Resurrection I shall receive the Same again by the mighty Power of God; And as touching such worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of the Same in the following Manner and Form, that is to Say,

First I will that all my those Debts & Duties that I do owe in right or Conscience to any manner of persons whatsoever, Shall be well & truly paid or ordered to be paid in convenient time after my Decease by my Executor hereafter named.

Item. I give & bequeath unto my well beloved Daughter Ann Raynes five Shillings lawful Money to be paid by my Executor.

Item. I will that my Daughter Eleoner Grindall Shall be maintained with the Produce & Income of my Estate during her natural Life and to be decently buried at her Death.

Item. I give to my well beloved Grand Son James Raynes my dwelling House Barn & all my Land in Kittery & Else where with the Fences to him his Heirs and Assigns forever. Item. I give unto my Sister Tucker the Use of one Room in my House during her Widow Hood. Item. I appoint my

well beloved Friend Andrew Westcoat to be my only & Sole Executor of this my last Will & Testament, And to be a Guardian to my Grandson James Raynes. I reserve my Stock of Creatures & Moveables to defrey my funeral Charges & the Overplus to be equally divided between my two Daughters Anna & Eleoner. Furthermore my Executor is to receive all the Debts due to me, and after my just Debts are satisfied and paid the Overplus to be delivered to my Daughter Anna Raynes. I do hereby utterly disallow revoke and disannul all & every other former Testaments Wills and Legacies Bequests & Executors by me in any Ways before this time named willed & bequeathed ratifying & confirming this & no other to be my last Will & Testament. In Witness where of I have hereunto Set my Hand & Seal the day and year above written. Iames Grindall (Seal)

Signed Sealed published pronounced & declared by the Said Iames Grindall as his last Will & Testament in the presence of us the Subscribers, Vizt Joseph $\overset{\text{his}}{\times}$ Weeks j^r Ioanna $\overset{\text{her}}{\times}$ Weeks Timothy Gerrish jun.

Prohated 7 July 1755. Inventory returned 8 Aug. 1755, at £150: 5: 3, by Peter Lewis, Timo Gerrish jr and Benja Hutchins, appraisers.

Probate Office, 9, 105.

In the Name of God Amen. The twenty second Day of Feb^{ry} One Thousand Seven Hundred & Fifty five, I Iabez Fox of Falmouth in the County of york & Province of y^e Massachusetts Bay in New England Esq^r being weak in Body but of a Sound & disposing Mind & Memory Thanks be given to God; therefore calling unto Mind the Mortality of my Body, and knowing that it is appointed unto all men once to die; Do make & ordain this my last Will & Testament; That is to Say principally & first of all I give &

recomend my Soul into the Hands of God that gave it; And my Body I recomend to the Earth to be buried in decent christian burial at the Discretion of my Executrix, nothing doubting but at the General Resurrection I Shall receive the Same again by the Mighty Power of God: And as touching Such worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of the Same in the following Manner & Form.

Imp^r It is my Will that all my just Debts & funer¹ Charges be first paid out of my Estate.

Item, I give & bequeath unto my beloved Wife Ann Fox all my Household Goods & Furniture & Wearing Apparel And also one third of all my moveable Estate to her, her Heirs & Assigns forever. And also the Improvem^t of all my real Estate during her Natural Life, or till one of my Children Shall come to Age. And also I give unto my Said Wife all the Provisions & Liquors, which are now in my Dwelling House.

Item, I give & bequeath unto my two Sons Iohn Fox & William Fox all my Books to be equally divided between them.

Item, I give & bequeath unto my three Children Viz^t John Fox William Fox & Mary Fox in equal Thirds, all my Real and two thirds of my moveable Estate to them their Heirs & Assigns equally in Fee Simple forever.

And I do likewise constitute make & Ordain my beloved Wife Ann Fox Sole Executrix of this my last Will & Testam^t and I do hereby utterly disallow revoke & disannul all & every other former Testam^{ts} Wills Legacies Bequests and Executors by me in any Ways before named willed and bequeathed, ratifying & confirming this & no other to be my last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal the Day & Year above written.

Iaz Fox

Signed Sealed published pronounced & declared by the Said Iabez Fox as his last Will & Testament in the presence

of us the Subscribers, Iames Milk Eph^m Jones Benj^a Titcomb Stephen Longfellow.

Probated 6 Oct. 1755. Inventory returned 23 Oct. 1755, at £701: 10: 9, besides lands in Falmonth Narragansett No. 7, North Yarmonth and the Kennebec purchase, not valued, by James Milk and James Gooding. appraisers.

Probate Office, 9, 109.

In the Name of God Amen. I Benjamin Ingersell of North Yarmouth in the County of York, and Province of the Massachusetts Bay in New England Gentⁿ being Sick & weak and not knowing the time of my great Change, but being of a perfect Mind & Memory to dispose of my Estate which God has bestowed on me Do ordain & appoint this my last Will & Testament. Impr I will give & begive my Spirit to God who gave it, and my Body to the Dust from whence it was taken, to be decently buried at the Discretion of my Executor hereafter named, and whereas It has pleased God to bless me with Several Children to wit, Mary Martha Benjamin William Nathaniel Ioseph Sarah & Hannah to all which I have given their Portions & parts in full of all my Substance & Estate Separately according to my Will, And I do therefore give & bequeath unto my beloved Wife Sarah, all & Singular my Goods Chattels & Lands with my whole Estate both Real & personal, with all my Household Stuff & Creatures with Dues & Demands to her the Improvement of my Real Estate during her Natural Life; And after her Decease all my real Estate I give to Benjamin Parker jun^r of North Yarmouth my Grandson his Heirs Assigns forever, And all my moveable Estate & Household Goods both within Doors & without Doors to be my above named Wife's Sarah's and at her Disposal forever; It is also further my Will that whereas there's Several Small pieces of Land in Partnership betwixt me & the Heirs of Captⁿ Iames

Parker Dec^d To Wit part of a Right on Whale Boat Island, and part of an equivalent Lot near Jacob Browns all in Northyarm^o afores^d Now if the Heirs of the Said Captⁿ Iames Parker Shall Sell their Said part before the Decease of my beloved Wife Sarah, then my Wife Sarah to Sell my Right and give a Title to the Same, and the Sale thereof to be to her own Use as the Moveables forever, I also constitute my beloved Wife Sarah Ingersell Executrix of this my last Will & Testament. In Witness where of I the Said Benjamin have hereunto Set my Hand & Seal the Ninth Day of April One Thousand Seven Hund^d Fifty & five 1755.

Signed Sealed Delivered & Declared Benj. Inges¹¹ (Seal) to be the last Will & Testam¹ of the S^d Benj^a Ingersell, before Us Benoni Fogg Abraham Pettingall Barnabas Seabury

Probated 6 Oct. 1755.

Probate Office, 9, 114.

In the Name of God Amen. I Iohn Carter of Scarborough in the County of York and Province of the Massas Bay Blacksmith, being weak & infirm of Body, but thrô Gods Goodness of a Sound Mind & Memory capable of disposing ordering & Settling my Affairs, and expecting in Gods Providence in a little time to leave the World, Do therefore make this my last Will and Testament, That is to Say, First of all, I commit & give up my Soul into the Hands of God, depending upon his infinite Mercies & his Sons Merits for Salvation; My Body I commit to a decent Burial according to Discretion, hoping for a part of the Resurrection of the just: And as for the little worldly Estate God hath given me, I will & dispose of it in yo following Manner. First I nominate & appoint Mr Andrew Libby of

Scarbor^o with my beloved Wife Hannah Carter Executors of this my last Will & Testament.

II My Will is that my Said Wife together with y^e fruits of her own Industry have a comfortable Livelihood out of my Estate during Life, or her Thirds of my Estate if he chuses that.

III And then my Will is, My Debts & funeral Expences being paid that my Children Sons & Daughters, besides reasonable Allowances twoards bringing up those that are little among them, have each of them an equal Share of what Shall remain of my Estate real or personal among them, that each Son Shall have his Share when he Shall arrive to the Age of twenty one, and each Daughter when She Shall arrive to ye Age of Eighteen, Set off to them

IV That my Danghters have their Shares ont of y° Household Stuff so far as that Shall hold out excepting that I reserve to my Wife what She Shall See fit to keep thereof for her own Use, but that my Daughters have what my Wife Shall leave thereof at her Decease.

V My Will is that my Son John Carter be Speedily put out to Some good Trade unless the Man he now lives with do procure his being taught one. VI My Will is that my Son James Carter he having in good part learned the Blacksmith's Trade do have the Improvement of my Blacksmiths Tools and the Shop to work in, and they go toward his Share of my Estate, he paying the overplus to the rest if they Should be more than his portion.

VII. I would likewise have my other Sons brought up to some profitable Trade. VIII And my earnest desire is that whosoever Shall be intrusted with ye Care of bringing up my Children do take a Special Care of their Morals, and endeav with the help of God that they be restrained & kept back from all manner of Vice & Wickedness; and see that they be well instructed in the Principles of ye christian Religion, and not be wanting in their part that they be of a sober & religious Character and my Charge to my Children

themselves is, that they forsake the Vanities of the World avoid bad company & evil Courses, fear God from their Youth Seek God by earnest prayer, that they may be under the renewing Sanctifying Influences of his holy Spirit, which would be unspeakably better to them than any outward Estate a Father could give them if he were ever so able. This I make & ordain to be my last Will & Testament utterly revoking & disannulling all other. In Witness that this is my last Will & Testam^t I have hereunto Set my Hand & Seal the thirtieth day of Iune in the Year of our Lord 1753.

John Carter (seal)

Signed Sealed published pronounced & declared by the Said Iohn Carter as his last Will & Testament in the presence of us the Subscribers Charles Allen $\underset{\text{mark}}{\overset{\text{his}}{\times}}$ Joshua Brown Steph^a Sawyer

Probated 6 Oct. 1755. Inventory returned 10 Oct. 1755, at £89: 11: 7, by Samuel Small, Andrew Libby and Fergus Hagens, appraisers.

Probate Office, 9, 120.

In the Name of God Amen, I Eleanor Iunkins of York in the County of York Widow being very Sick & weak of Body, but of perfect Mind & Memory, Thanks be given to Almighty God, and calling to Mind the Mortality of my Body knowing that it is appointed for all men once to die do make & ordain this my last Will & Testament. First of all, I give & recomend my Soul into the Hands of God that gave it; and my Body I recommend to the Earth to be decently Buried at the Discretion of my Executrix hereafter named; And as to my worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of ye Same in the following Manner & Form.

Item, I give & bequeath unto my two Sons Daniel Junkins & Iames Iunkins the Sum of five Shillings lawful Money each of them being in full of their Portions out of my Es-

tate to them their Heirs, & Assigns forever. Item I give & bequeath to my Daughter Lydia the Wife of Peter Nowell one Cow to be delivered her within three Months after my Decease. Item, I give & bequeath to my Daughter Sarah the Wife of Curtis Thomson a Heifer coming in three Years old to be delivered to her by my Executrix immediately after my Decease.

Item. I give & bequeath unto my Grandson Joel Jellison a heifer Calf to be delivered unto his Father Ichabod Jellison by my Executrix immediately after my Decease to be in full of his Portion.

Item I give & bequeath unto my Daughter Mary Junkins all the rest & residue of my Estate both real & personal moveable & immoveable (besides what I have heretofore given in this my last Will & Testament unto my above Children) Vizt Cattle Mair Sheep Swine Wearing Apparel Houshold Goods to her the Said Mary Junkins her Heirs and Assigns forever. Lastly, I do hereby authorize appoint & impower my Said Daughter Mary Junkins Executrix of this my last Will & Testamt revoking and disannulling all & every other former Wills & Testaments or Legacys by me made either by word or Writing and this only to be my last Will & Testament. In Witness whereof I the Said Eleanor Junkins have hereunto Set my hand & Seal this Seventh Day of Septem Anno Dom: 1755.

Signed Sealed published pro-

Eleanor X Iunkins (seal)

nounced & declared by the S^d Eleanor Junkins as her

last Will & Testamt in pres-

ence of us ye Subscribers her her Mary \times Breeden

Hannah × Junkins mark

mark her

Iohn Frost Sarah \times Johnson

mark

Probate Office, 9, 122.

In the Name of God Amen. The twenty sixth Day of May in the Year of our Lord 1752. I Samuel Ford of Kittery in the County of York in New England Yeoman, being weak in Body but of perfect Mind & Memory, thanks be given to God, therefore calling to Mind the Mortality of my Body & knowing that is appointed for all men once to die do make and ordain this my last Will & Testamt that is to Say, principally & first of All, I give & recomend my Soul into the Hands of God that gave it, hoping thrô ye Merits Death and Passion of my Saviour Jesus Christ to have full and free pardon & forgiveness of all my Sins, and to inherit everlasting Life; And my Body I commit to the Earth to be decently buried at the Discretion of my Executor hereafter named, nothing doubting but at the General Resurrection I Shall receive the Same again by the mighty Power of God; And as touching Such Worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of the Same in the following Manner & Form, that is to Say,

First, I will that all those Debts & Duties which I do owe in Right or Conscience to any Manner of persous whatsoever Shall be well & truly contented & paid or ordered to be paid in convenient time after my Decease by my Executor hereafter named.— Item, I give & bequeath unto Agnis my dearly beloved Wife one Feather Bed & Furniture. Item. I give & bequeath to my well beloved Friend Rich⁴ Cutt j^r Esq^r whom I likewise constitute make & ordain my only & Sole Executor of this my last Will & Testam^t, all & Singular my Lands orchard Marsh & Thatch Beds Houses Barns Fences Standing & being on the Same with three Cows & 1 Horse with all my other Household Goods & Estate whatsoever except two feather Beds & Furniture to him his Heirs & Assigns forever, by them freely to be possessed & enjoyed, and I do hereby utterly disallow revoke & disannul all &

every other former Testam^{ts} Wills & Legacys Bequests & Execut^s by me in any Ways before this time named Willed & bequeathed ratifying & confirming this & no other to be my last Will & Testam^t.

In Consideration whereof the Said Rich^d Cutt J^r Esq^r Shall maintain me the S^d Sam^l Ford & Agnis my Wife during our natural Life, and after our Decease to bury us with a decent Burial. In Witness whereof I have here unto Set my Hand & Seal the Day & Year above written

Signed Sealed published pronounced & declared by y^e S^d Sam¹ Ford as his last Will & Testam^t in y^e presence of us the Subscribers, Viz Ioanna Gerrish Tim^o Gerrish j^r Joanna Gerrish j^r

Samuel Ford (Seal)

Probated 21 Oct. 1755.

Probate Office, 9, 123.

In the Name of God Amen. The twenty first Day of Octobr in the Year of our Lord 1743, I Micom McIntire of York in the County of York, being at this time of perfect Mind Memory and Understanding for which praised be almighty God, and considering the Certainty of Death & the uncertainty of y° time when, Do in the Fear of God, whose I am, & whom I endeavor to Serve make this my last Will & Testament, & principally & First of all, I resign my Soul unto my blessed Redeemer Iesus Christ on the Account of whose Merits alone I humbly hope for eternal Happiness & Salvation, and my Body I comit to y° Earth in a decent & christian like Manner to be buried at the Discretion of my Executor, nothing doubting but at the General Resurrection

I Shall receive the Same again by the Mighty Power of God, and in hopes of a joyful Resurrection to everlasting Felicity & Happiness, And as for Such worldly Estate as God in his Infinite Mercy has bestowed upon me in this Life. I give bequeath & dispose of the Same in the following Manner. Impr I do give & bequeath to Jean my well beloved Wife the Use & Improvemt of one third part of all my Lands and the one half of all my moveables during Life according as the Law has provided.

Item, I do give & bequeath to Alexander my only & well beloved Son all my Lands Marshes & common Rights my real and personal Estate to be his Sole Right & Property after my Decease, the whole of my Widows Thirds after her Decease he paying the Legacy hereafter mentioned. I do also Will that he pay my funeral Charges.

Item, I do give & bequeath to Keziah my only & well beloved Daughter One Hundred & fifty pounds old Tenor, besides the One Hundred & fifty pounds She has already received to be paid to her by my Son Alexander, Fifty pounds within two years after my Decease, and the other hundred pounds to be paid at the Decease of my Wife.

And I do constitute & appoint my Son Alexander to be my only & Sole Executor of this my last Will & Testam^t and I do hereby utterly disallow revoke & disannul all & every other former Testam^t Wills Legacys & Bequests by me named or written before this time; Ratifying & confirming this & no other to be my last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal the Day and Year above written.

Micom Mackin (Seal)

Signed Sealed published pronounced & declared by the Said Micom M°Intire as his last Will & Test in the presence of us the Subscribers Iohn $\mathop{\times}\limits_{\mathrm{mark}}$ M°Intire Alexander Junkins Samuel Chandler

Probate Office, 9, 127.

In the Name of God Amen. This Seventh Day of April Anno Domini One Thousand Seven hundred & fifty, I John Watts of Boston in the County of Suffolk and Province of the Massachusetts Bay in New England Gentⁿ being bounds on a Voyage to parts beyond Sea, and considering the Uncertainty of this present Life, Do make & ordain this present Writing my last Will & Testament (being of a Sound Mind & Memory) in Manner and Form as followeth. Vizt, First & principally, I recommend my Soul into the hands of Almighty God my Creator, trusting in him for the Pardon & Remission of all my Sins, thrô yº Merits Death & Passion of my Lord & Saviour Iesus Christ, and my Body I commit to the Earth or Sea as it may please God to deal with me; believing the Resurrection thereof to eternal Life. And as for my temporal Goods & Estate, I give dispose & bequeath of the Same in the following Manner & Form, That is to Say

Imp^r I Will that all my just Debts & funeral Expences (if any be) Shall be paid & defrayed in convenient time after my Decease by my Executors hereafter named.

Item. I give to my beloved Sister Elizabeth the Wife of Caleb Richardson of Bolton in the County of Worcester Yeoman the Sum of Five pounds of Currant lawful Silver Money of New England to buy her a Ring.

Item. I give to my beloved Sister Lydia the Wife William Skinner of Said Boston Gentⁿ the Sum of Five pounds of Currant lawful Silver Money of New England to buy her a Ring.

Item, I give to my beloved Brother Samuel Penhallow of Pourtsmouth in the Province of New Hampshire Merch^t a compleat Suit of Mourning.

Item I give to my beloved Brother John Penhallow the Sum of five pounds of Currant lawful Silver Money of New England to buy him a Ring.

Item. I give devise & bequeath unto my well beloved Wife Abigail, All & Singular the rest & Residue of my Estate as well real as personal whatsoever & wheresoever the Same Shall or may be found as well in Possession & Reversion as in Remainder To Hold the Same to her and her Heirs Executors Admin^{rs} & Assigns absolutely forever. Item. I do hereby constitute & appoint my Said loving Wife Abigail Watts, and my Said Brother Samuel Penhallow to be the Executors of this my last Will & Testament. Lastly I hereby revoke all other Wills & Testaments by me heretofore made. In Witness whereof I have hereunto Set my Hand and affixed my Seal the Day & Year afore written.

Signed Sealed published & declared by S^d John Watts as his last Will and Testam^t in presence of us who have Subscribed our Names as Witnesses in his presence Daniel Morse William Page Thomas Hall

Probated 13 Nov. 1755. Inventory returned 24 Oct. 1755 at £991; 7: 6, by Samuel Denny, John Parker and James McCobb, appraisers.

Probate Office, 9, 133.

In the Name of God Amen. To all People to whom these presents Shall come Greeting. Know ye that I Mary Wheelwright of Wells in the County of York in the Province of ye Massachusetts Bay in New England Gentlewoman being, thrô the divine Goodness, of a Sound Mind thô far advanced in years and labouring under great Bodily Infirmities; considering my present mortal State, and the absolute certainty of the near approaches of my great & last Change, when I Shall go ye Way of all the Earth from whence I Shall not return, commit my never dying Spirit into the Merciful Hands

of my gracious Covenant God, thrô the infinite Merits of his Dear Son, my only Lord Redeemer, and my Body into the Hands of my Executors hereafter mentioned to be decently interr'd in hopes of a glorious Resurrection to a Life immortal by the mighty Power of God, thrô him who is the Resurrection & the Life; And I Dispose of the temporal Estate, wherewith the Lord hath been pleased to bless me in the following Manner Viz^t.

- 1. I Will that all my Debts & funeral Charges be paid out of my Estate by my Executors,
- 2. I will give & bequeath unto each of my four beloved Sons Viz^t Iohn Wheelwright Samuel Wheelwright Ieremiah Wheelwright & Nathaniel Wheelwright Five pounds in old Tenor Bills of y^e Province afores^d or the Value thereof in Lawful Money of S^d Province to be paid to each of them out of my Estate by my Executors, within twelve Months after my Decease.
- 3. I will give & bequeath unto my two beloved Daughters Mary Moody & Sarah Jefferds all my wearing Cloths & apparel including my Gold Necklace Rings & Buttons &c to be equally divided between them. 4—I will & give unto my beloved Daughter Sarah Iefferds a Negro Boy named Asher.
- 5 I will & give unto each of the Executors hereafter mentioned of this my last Will & Testament Five pounds in old Ten^r Bills of the Province afores^d or y^e Value thereof in lawful Money of S^d Province.
- 6. I give & bequeath all my Estate now remaining undisposed of in & by this Instrum^t Real & personal of what Name or Nature Soever within Doors or without wheresoever lying & being unto my aforesment^d Daughters Mary Moody & Sarah Jefferds, and my three beloved Grand Daughters, the Daughters of my dear deceased Daughter Hannah Plaisted, and my four beloved Grand Daughters the Daughters of my dear dec^d Daughter Elizabeth Newmarch, to be divided to & among them as is hereafter expressed, that is to Say, one fourth part thereof as to quantity and quality I give & will

Shall be divided to my before named Daughter Mary Moody; one other fourth part thereof I give & will Shall be divided to my before named Daughter Sarah Jefferds according to quantity & quality; One other fourth part thereof as to quantity & quality I give & Will Shall be divided to ye three grand daughters the Daughters of my afores Daughter Hañah Plaisted; And the other fourth part thereof as to quantity & quality I give & will Shall be divided to my four Grand Daughtrs the Daughters of my aforesd Daughter Eliza Newmarch: But this is my Will that in the aforementioned Division my Negro Servant Woman named Pegg, Shall be divided to Such of my aforesd Daughters or grand Daughters, which She Shall choose to live with after my Decease, Any thing above written to the contrary in any wise notwithstanding. And furthermore 7, Provided my beloved Daughter Esther Wheelwright who has been many Years in Canada is yet living, and Should by the wonder working Providence of God be returned to her native Land and tarry & dwell in it, I give & bequeath unto her one fifth part of my Estate which I have already by this Instrument will'd Should be divided to & among my aforesd Daughters & Grand Daughters to be paid by them in Proportion to their respective Share in the above mentioned Division unto her my Said Daughter Esther Wheelwright within one year after my Decease - Any thing above written in this Instrumt to the contrary in any wise notwithstanding.

8, And now revoking & disannulling any other & former Will or Wills made or Said to be made by me, I pronounce and declare this to be my last Will & Testam^t of which I do by these presents constitute & appoint my trusty & Well beloved Friends & Sons Iohn Storer & Samuel Wheelwright Esq^{rs} and the rev^d M^r Samuel Iefferds Sole Executors. In Witness whereof I the Said Mary Wheelwright have hereunto Set my hand & Seal this Sixteenth Day of Novem^r in

the year of our Lord One thousand Seven hundred & fifty,
And in ye 23d Year of his Majts Reign.

Signed Sealed pronounced and Mary Wheelwright (Seal)
declared in presence of us
Ieremy Stevens Daniel Little jr
mark
Thomas × Bragdon

Probated 16 July 1755. Inventory returned 6 January 1756, at £110: 1: 9, by Joseph Stovar, Pelatiah Littlefield and Nehemiah Littlefield. Notes due Estate from Nathan Morrison and Benja Stevens.

Probate Office, 9, 134.

In the Name of God Amen. The third Day of September Annoq Domini 1755. I Cornelius Soul of NorthYarmouth in the County of York & Province of the Massachusetts Bay in New England Gentⁿ being Sick & weak of Body but of perfect Mind & Memory, Thanks be unto God therefor, calling to Mind the Mortality of my Body and knowing that it is appointed for all men once to die, Do make & ordain this my last Will & Testament Viz. principally and first of all I recommend my Soul into the Hands of God who gave it, and my Body I recommend to the Earth to be buried in a decent Manner, Nothing doubting but at the General Resurrection I Shall receive the Same again by the mighty Power of God. And as touching Such worldly Estate wherewith it hath pleased God to bless me with in this Life, I give demise & dispose of the Same in the following Manner.

Impr^s I give & bequeath to Susannah my beloved Wife the Improvement of all my Estate both real & personal during her natural Life. And at her Decease, I give & bequeath y^e Same to her Son Thomas Scales (whom I also make & constitute & appoint my Sole Executor of this my last Will & Testam^t) And to Cornelius Sole Son of my Brother Barnabas

Soul to be equally divided between them. And I do declare this & no other to be my last Will & Testament.

In Witness whereof I hereunto Set my Hand & Seal the Day & Year above written.

Cornelius Soul (seal)

Signed Sealed published pronounced & declared by Cornelius Soul as his last Will & Testament in the presence of us Witnesses, Jonas Mason Iames Tuttle Gilbert Winslow jun^r

Probated 5 January 1758. Inventory returned 25 Dec. 1755, at £325: 5: 8, by Gilbert Winslow, Benjamin Mogaridge and Paul Prince, appraisers.

Probate Office, 9, 138.

In the Name of God Amen, I Jeremiah Wise of Berwick in the County of York Clerk being weak & expecting in a Short time to be taken out of this World make & ordain this my last Will & Testament resigning my Soul into God in Christ, My Will is that my Body be buried at the Discretion of my Executor. And as touching my Worldly Estate I dispose of the Same as follows.

I give & bequeath unto my well beloved Son Iohn Wise and to his Heirs & Assigns forever all my Estate real & personal of every Sort of every kind in any place and places, he paying all my Debts; And fulfilling all Obligations from me due to all persons, and Such Legacys as hereafter in this my Will is mentioned to be paid he Shall pay in convenient time after my Decease.

Item: I give & bequeath unto my Daughter Sarah Plaisted to be paid by my Son Iohn so much lawful Money as Shall be equal to one Hundred & Fifty pounds old Tenor so called, of the Massachusetts Bay.

Item. I give & bequeath unto my Grandson David Moore so much lawful money as Shall be equal to one Hundred pounds old Ten^r of the Massa: Bay.

Item. I give & bequeath unto my Grand Daughter Susan-

nah Moore so much lawful Money as Shall be equal to Fifty pounds old Tenor of the Massa: Bay. My Said Son John to pay all Such Sum as Shall be due from my Estate to my Wife, and I hereby revoke all former & other Wills & Testam¹⁵ Legacy's & Bequests, Ratifying this and no other to be my last Will & Testament. And appoint my Said Son Iohn Executor of the Same.

Witness my Hand and Seal the 17th Day of January 1756. Signed Sealed published pronounced Jeremia Wise (Soal) & declared by y^e S^d Ier^a Wise as his last Will & Testam^t, in presence of Iohn Hill, Moses Carr, Benja Chadbourne, Noah Emery

Probated 9 April 1756.

Probate Office, 9, 144.

In the Name of God Amen. I Joshua Black of Kittery in the County of York in the Province of the Massachusetts Bay Husbandman being Sick & weak in Body but of a Sound Mind & Memory, and not knowing how Soon it may please God to remove me out of this World Wou'd therefore commit my Body to the Earth to be buried in a decent Manner, And my Soul to God who gave it beging for the Pardon of my Sins, and eternal Life thrô Iesus Christ our Lord. And as to the worldly Estate which by Divine Providence I am the owner of I give and dispose of ye Same in Manner following, that is to Say,

First of all, I order that my just Debts & funeral Charges be paid out of my personal Estate by my Executor hereafter named, as Soon as may be after my Decease.

Item, I give to my Son Jonathan five Shillings old Tenor he having had from me his full proPortion of my Estate. Item. I give to my Sons Henry & Thomas all my real Estate consisting of Buildings Land & the Appurtenances thereto belonging to be equally divided between them, and to their Heirs & Assigns in Severalty forever, which Lands and Buildings Shall be apprized as Soon as may be after My Decease by persons to be appointed by the Iudge of Probates for the Said County under Oath, out of ye Apprized Value of which Lands & Buildings, I order my Sons Henry and Thomas to pay to my five Daughters hereafter named their respective parts & Portions of ye Same as follows Vizt.

Item. I give to my Daughters Mary Sarah Almy & Catharine to each of them one Seventh part of ye apprized Value of my real Estate to be paid to them in Money by my Said Sons Henry & Thomas namely to Mary & Sarah their two Sevenths within one Year and to Amy & Catharine their two Sevenths within two Years after my Decease they giving Security therefor.

Item. I give to my Daughter Margery the one Seventh part of the apprized Value of my real Estate to be paid to her in Money by my Sons Henry & Thomas, when She Shall arrive to Eighteen Years of Age they giving Security for the Same. I also give to my Said Daughter Margery the Bed Beding & Furniture whereon I now ly.

I give to my Son Thomas my Gunn.

My Will is that that part of my personal Estate w^{ch} Shall remain after my just Debts & funeral Charges be paid Shall be divided amongst my Sons Henry & Thomas and my five Daughters in equal Shares.

I constitute & appoint Executor of this my last will & Testam^t. I further Order that my Daughters now unmarried Shall have the Use & Improvem^t of the Western End of my dwelling House and one half of my Cellar until they Shall be married if they see Cause.

In Witness whereof I have hereunto Set my Hand & Seal the nineteenth Day of Ianuary Anno Domini 1753.

Signed Sealed & declared by the
Said Joshua Black as his last Will and Testament in presence of

Mark

Seal

Black (Seal)

and Testament in presence of Simon Frost, Sam¹ Fernald junr Noah Fernald

Probated 5 April 1756. Inventory returned 4 May 1756, at £77: 12: 4, by James Gowen, John Heard Bartlett and Charles Frost, appraisers. Debt due estate from Henry Black.

Probate Office, 9, 152.

In the Name of God Amen. The thirtieth Day of March Anno Domini One Thousand and Seven Hundred & fifty six. I Solomon Libbey of Kittery in the County of York & Province of the Massachusetts Bay in New England Housewright being aged & infirm in Body but of perfect Mind and Memory, and calling to mind the uncertainty of this Life do make & ordain this & no other to be my last Will and Testament in the following Manner Vizt Imprimis, I recommend my Soul to God who gave it, and my Body to ye Earth to be buried in such christian decent & frugal Manner as my Executrix hereafter named Shall See meet, In hopes I Shall receive the Same again, and enjoy a glorious Immortality thrô the Merits & Mediation of Iesus Christ my Strong & mighty Redeemer. And as touching such worldly Estate as God in his Providence has given me, my Will is Shall be disposed of as followeth Vizt.

Item. I give & bequeath unto Martha my dearly beloved Wife and to her Heirs & Assigns forever, Twelve Acres of my Land at a Place called Pudden Hole in Kittery aforesaid beginning at the Southeast Side of Said Land, and to extend Northwestward the whole length of my Land toward Moses

Hanscoms Land until Said Twelve Acres be compleated. Also I bequeath to my Said Wife her Heirs & Assigns forever the one Moiety or half part of all that Tract of Land I purchased of Proctor lying & being in the Town of Biddeford in the County Afores^d be the Same more or less. Also I bequeath to Martha my Said Wife all my personal Estate of every kind whatsoever after my funeral Charges & just Debts are paid; And also all the Profits and yearly Income of my Housing Buildings & Homestead Lands where I now dwell until my Son Nathan Libby comes to ye Age of twenty four years; And afterward, I give to my Said Wife the moiety or half part of the clear profits & yearly Income of my Homestead Lands before mentioned during her natural Life.

Item. I give & bequeath unto my beloved Son Ioseph Libby and to his Heirs & assigns forever all that my Tract of Land in Biddeford afores^d whereon he now dwells containing twenty Acres more or less the which I purchased of Humphrey Scammon.

I also give & bequeath to my Said Son Joseph Libby his Heirs & Assigns forever, The one half of my certain Tract of Land in Biddeford afores^d which I purchased of Proctor aforesaid.

Item, I give & bequeath unto my beloved Son Ruben Libby his Heirs & Assigns forever twenty acres of my Land at a Place called Pudding Hole in Kittery afores^d lying & being between the Lands of Moses Hanscom on ye North west & the Land herein given to my Wife on ye Southeast be ye Same more or less.

Item, I give & bequeath unto my beloved Son Nathan Libby his Heirs & Assigns forever one moiety or half part of all that Tract or parcel of Land whereon I now dwell with half the Buildings & Appurtenances thereon when he comes to the Age of twenty four years.

Item I give & bequeath unto my beloved Son Simon Libby his Heirs & Assigns forever the remaining half part

of my Homestead Land & Buildings where I now live in Kittery aforesaid when he Arrives to y' Age of twenty two Years, And if either of my two Sons namely Nathan or Simon Should depart this Life before they receive the Legacy given to them in this my Will leaving no issue of his body lawfully begotten then my Will & Meaning is the Son Surviving Shall have the whole of my Homestead Lands & Buildings to him his Heirs and Assigns forever. Item I give & bequeath unto my beloved Daughter Anne Libby thirteen pounds Six Shillings and eight pence in Money or Cattle at Money Price within two Years after my Decease. Item, I give & bequeath unto my beloved Daughter Martha Libby thirteen pounds Six Shillings & eight pence in Money or other things for her Support which She may Stand in need of at Money Price as She wants them. Item, I give & bequeath unto my beloved Daughter Unice, Thirteen pounds Six Shillings & eight pence in Money or in Cattle at Money Price when She arrives to the Age of twenty Years. All which Legacys are to be paid by my Executrix; and the Legacy given to my Executrix is Subjected to the Payment thereof.

Item, I give & bequeath unto my beloved Daughter Martha afores^d If She Should live Single & unmarried to old Age, and not able to Support her Self the Sum of two pounds thirteen Shillings & four pence per annum to be paid by my four Sons Joseph Ruben Nathan & Simon and the Legacys given them are Subjected to ye Payment their in equal Proportions. And I do hereby ordain and appoint Martha my beloved Wife Sole Executrix of this my last Will & Testament.

In Witness whereof I have hereunto Set my Hand & affixed my Seal on the Day and Date first above written.

his mark
Solomon Libbey (Seal)

Signed Sealed published pronounced & declared by y° Said Solomon Libby as his last Will & Testament, In presence of us the Subscribers,

Ioshua Staple, Moses Hanscom, Ioseph Hammond.

Probated 18 May 1756.

Probate Office, 9, 162.

In the Name of God Amen.

The 29th Day of April 1756, I Peter Grant of Berwick in the County of York in the Province of ye Massachusetts Bay in New England Gentln being Sick & weak in Body, but of perfect Mind & Memory, Thanks be given to God; And calling to Mind the Mortality of my Body, and knowing that it is appointed for all men once to die, do make & ordain his my last Will & Testament, that is to Say, principally & first of all, I commend my Soul into the Hands of God that gave it, and my Body I recommend to ye Earth to be buried in a christian decent Burial at ye Discretion of my Executors, nothing doubting but at ye General I Shall receive ye Same again by ye mighty power of God. And as for Such worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of ye Same in ye following Manner & Form.

I give & bequeath to my dearly beloved Wife Mary Grant all my homestead or home place House Barn Orchard Improvements, all my Utensils of farming Work, as Carts Wheels Plows Harrows Small Chains Axes & Crow and all other Utensils or Implements of that kind; As also all my Stock of What kind soever as Cows Oxen Sheep Swine & my Mair, for her and my young Family's Support & Maintenance until my two Sons Iames & Samuel Grant comes to lawful Age, and all my household Good & Furniture I give

& bequeath to my afores^d Wife to be her's & at her Disposal to distribute & give among my Children as She Sees Cause to dispose of them, reserving a Yoke of Oxen & a Cow for my funeral Charges.

Item. I give & bequeath to my two well beloved Sons Iames & Samuel Grant, a hundred Acres of Land more or less in equal Shares or halves joining by y° South Side of Hoopers Land & by great Works River from y° Pond to Benja Hodsdons Southwest Corner; And from Said Corner Strait to y° Cove at great Works River to them & their respective Heirs lawfully begotten of their Bodies to be possessed & enjoyed by them with the House Barn and other Improvemts, when they shall come to y° Age of twenty one as also a yoke of the Calves for each of my Said Sons out of the above Stock.

My Will also is, that my Son Alexand^r if he Sees Cause may have the Improvem^t of y^e Ten Acres of Land where his House & Barn now is for Ten Years.

Item. I give & bequeath to my well beloved Son Peter Grant jun^r all my Right in my hon^d Fathers Estate or homestead down in Town; And all that I purchased of my Uncles Daniel and Alexander Grant, and that I bought of Ioseph Woodsom, and also a piece of Land at Love's Brook, beginning at Mine & Chadbourns Corner by the High Way & running down the Brook on ye Eastern Side of ye Brook to the Pond Brook, then running twelve Rods East from the Mouth of ye pond Brook to ye old Fence where Joshua Abbot lately clear'd, and from thence to Chadbourn's Line reserving a Way to me and my Heirs & Assigns to pass and repass to the Country Road forever, To be my Said Sons Peter Grant je and his Heirs lawfully begotten of his Body forever.

Item. I give & bequeath to my three well beloved Sons Landers Daniel & Alexander Grant Seventy five Acres of Land at Love's Brook beginning at the Highway at y^e South Side of Love's Brook running as the fence now Stands until it comes to Miles Thomsons & my dividing Fence; then running down the Fence to Biles Marsh as the Fence now Stands, then Northeast to Biles & my Corner at Love's Brook, then to Hodsdon's & Plaisteds till y° Said Seventy five Acres be fully Accomplished, to them & their respective Heirs lawfully begotten of their Bodies in equal Shares, forever to divide among themselves according to quantity & quality as they see proper, reserving to me my Heirs & Assigns Liberty to pass & repass thrô any of the above given Lands, at Love's Brook to the Country Road forever.

Item. I give & bequeath to my loving Brother & Sister Andrew Walker & Mary Walker two Acres of Land in ye old Cornfield at Love's Brook and the Liberty of Cutting twenty five Cocks of Hay yearly during their natural Life, if they See Cause to improve it, And the remainder of my Land at Love's Brook not disposed of in this my Will, I leave to pay my lawfull Debts if needs be. And if what I leave hereafter to pay my honest & lawful Debts be Sufficient then the Said remainder part of Land at Love's Brook I give & bequeath in equal Shares to my afores Six Sons. My Will is further that Ioshua Abbot be allowed the Improvement of what he cleard at Love's Brook for four Years in Consideration of his Labour, Still reserving to my Son Peter Grant for his own Use, the wood on ye point on the South Side of Love's Brook at the Mouth of ye Brook as Deacⁿ Libby's Land & mine runs to Bile's Marsh.

Item, I give & bequeath to my well beloved Daughter Mary Hambleton her Heirs or Assigns Ten pounds thirteen Shill⁵⁸ and four pence to be paid her in lawful Money by me two Sons Peter & Daniel equally in Six Years after my Decease.

Item. I give & bequeath to my well beloved Daughter Sarah Hambleton her Heirs or Assigns Ten pounds thirteen Shillings and four pence lawful Money to be paid her by my two Sons Landras & Alexander Grant in Six years after my Decease.

Item. I give & bequeath to my well beloved Daughter Lydia Grant, Ten pounds thirteen Shillings & four pence lawful Money a Cow Bed & Bedding to be paid her by my Wife at a proper apprizal in part of the above Sum, and ye remainder if any Shall be wanting to make up ye above Sum to be paid her by Son James when he comes of full Age. Item. I give & bequeath unto my well beloved Daughter Dorcas Grant Ten pounds thirteen Shillings & four pence L. M. a Cow Bed & Bedding to be paid by her Mother at a proper Apprizal to discharge Said Sum the Remainder if any there be to be paid her by my Son Samuel when he comes to full Age. Item. I give & bequeath to my well beloved Daughter Martha Grant a Cow & a great Pot to be paid her by my Wife at a proper Apprizal to make up yo like Sum of Ten pounds thirteen Shillings & four pence, & ye Remainder to be paid her by my Sou James Grant.

Item. I give & bequeath to my Daughter Grizzel Grant Ten pounds thirteen Shillings & four pence, two great Pewter Platters half a Dozⁿ Plates to be paid her by her Mother in part thereof, The Over plus by my Son Samuel when he comes of full Age.

My Will is further that John Key and his Heirs may enjoy that part in the little Mill which he has improved provided he clears me & my Heirs from Col^o Ichabod Plaisted & his Heirs, and produce, Receipts to that Effect otherwise y^e S^d part of S^d Mill be Sold to discharge Said Debt.

Item I give to my Son Landras one Acre of Land in the Beaver Dam Country my new french Gun I give to my Son James my old french Gun I give to my Son Sam¹ my other Six Guns two Pistols & Sword my Land in ye New Township —— Beaker Grant all my other out Lands all my Mill (excepting three Days —— I leave with my two Sons Peter & James Grant) I leave to pay my honest Debts, as also my three great Chains Canting Dog & great Clavis I

leave to pay my Debts after my Sons has fulfilled their Contract.

My Will is further that my White Oak Logs cutt & to be cutt be Sawed & my part of them to pay Samuel Wentworths Debt My pine Logs in the River Brow & Mill pond I leave to discharge my Debts, and Support my Family with Bread Corn.

My Will is further that all Debts due to me go twoards ye Payment of my honest Debts —

Finally I make constitute appoint & ordain my well beloved Sons Peter Grant jun and Landras Grant to be the Sole Executors of this my last Will & Testament, utterly revoking disannulling & making void all former or other Wills Executors Legacys & Bequests heretofore by me in any wise made willed or named ratifying & Confirming this & none other to be my last Will & Testament. In Witness whereof I have hereunto Set my hand & Seal the Day & Date above written.

Peter Grant (Seal)

Signed Sealed published pronounced & declared by the Said Peter Grant as his last Will & Testam^t in the presence of us Witnesses, Grindal Knight, Ephraim Joy, John Sullivan

Probated 12 July 1756. Inventory returned 15 July 1756, at £1078: 0: 11, by Grinda: Knight, Benjamin Hodsdon and Patrick Gowen appraisers.

Probate Office, 9, 166.

In the Name of God Amen. The Sixteenth Day of Ianuary Annoq Domini 1756. I Benjamin Nason of Berwick in the County of York Yeoman, being aged and Sick & weak of Body but thrô divine Goodness I have the Exercise of my Reason & Understanding & of perfect Memory, and calling to Mind the Mortality of my Body, and the Uncertainty of Life, I do make and ordain this to be my last Will

- & Testament in which I recommend my Body to the Earth to be buried in decent Manner at the Discretion of my Executor, And my Soul to God who gave it hoping for Mercy thrô Iesus Christ; And as to the worldly Goods or Estate it has pleased God to bless me with here on Earth, other than Such as I have already disposed of, I now give & dispose of the Same in the following Manner Vizt.
- 1. In the first place, I give & bequeath to my beloved Son Noah Nason all that Tract of Land in Berwick afores^d on which he now lives containing about Thirty more or less, and also the one half of that hundred acres of Land above little River, which fell to me by Virtue of my common Rights to him his Heirs & Assigns in Fee Simple. I also give my Said Son one Yoke of Steers four Years old the next Spring to be delivered him by my Executor after my Decease, I also give him a young Horse which he now has of mine.
- 2. In the next place I give & bequeath to my two Sons Vizt Benjamin & Iohn in equal Halves in Fee Simple all that part of my Common Rights in Berwick afores which Shall fall to me below the little River as you Same is or Shall hereafter be divided.
- 3, I likewise give to my Son Ioshua Nason ye other half of that Hundred Acres of Land above little River which fell to me out of my common Rights, and also one Yoke of Oxen to be delivered him by him Executor Said Land is given in Fee Simple.
- Item. I give & bequeath to my Daughter Elizabeth Goodwin my best Bed & Furniture Vizt one pair of Sheets, one pair of Blankets a pair of Pillows & Cases a Bolster & Case & a Coverlet & my Warming pan, and what that wants on a just Apprizal of Ten Pounds lawful Money is to be made up & paid her by my Executor.

Item. I likewise give to my Daughter Martha Goodwin my other Bed & Beding Consisting of one pair of Sheets one pair of Blankets a pair of Pillows & Cases, a Bolster & Case & Coverlet, And what that wants of Ten Pounds lawful Money is to be made up & paid her by my Execut^r.

Item. I likewise give unto my other three Daughters Vizt Mary Morrison Iane Warren & Abigail Libby all my other Household Goods of all kinds to be equally divided amongst them, and what that wants of Ten pounds lawful Money to each of them is to be made up and paid them by my Executor.

Item. I give to my Grand Daughter Hannah Hodsdon the only Child of my Daughter Sarah Hodsdon Dec^d ten Shillings lawful Money to be paid her by my Execu^r, I having already given my Said Daughter Sarah her full Portion of my Estate.

I likewise give to my three Sons Viz^t Noah Benj^a and John my Pew in the new Meeting House in Berwick aforesaid in equal Shares.

And in the last place, I give to my Son William Nason his Heirs & Assignes forever in Fee Simple all my other Estate real & personal in Berwick or else where which I have not before disposed of he paying my just Debts and funeral Charges and the Several Legacys before mentioned within Six Months from my Decease.

And I do hereby appoint make & ordain my Said Son William Nason Sole Executor of this my last Will and Testam^t renouncing & hereby making void all other Wills or Testam^{ts} by me at any time before made And do now declare the foregoing to be my last Will and Testam^t.

In Witness whereof I have hereunto Set my Hand & affixed my Seal the Day & Year first above mentioned.

Benjamin X Nason (Seal)

Signed Sealed publish pronounced & declared by the Said Benja Nason to be his last Will & Testament in presence of

Caleb Emery, Darling Huntriss, Elisha Hearl, Stephen Wood jun^r.

Probated 12 July 1756. Inventory returned 17 Feby 1756, at £100: 9: 2, by Caleb Emery, Sam¹ Nason and Timothy Davis, appraisers.

Probate Office, 9, 170.

In the Name of God Amen. The Seventh Day of Ianuary in y^e Year of our Lord 1756. I Moses Welch of Kittery in the County of York in New England Wheelwright being very Sick & weak in Body, but of perfect Mind and Memory thanks be given unto God, therefore calling unto Mind the Mortality of my Body, and knowing that it is appointed for all men once to die, do make and ordain this my last Will and Testamt that is to Say, principally & first of all, I give & recomend my Soul into the Hands of God that gave it, hoping thrô ye Merits Death & Passion of my Saviour Iesus Christ to have full & free pardon & forgiveness of all my Sins; And to inherit everlasting Life: And my Body I commit to the Earth to be decently buried at the Discretion of my Executrix hereafter named, nothing doubting but at the general Resurrection, I Shall receive the Same again by the Mighty Power of God; And as touching Such Worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of the Same in ye following Manner & form, that is to Say.

First I will that all those Debts & Duties as I do owe in Right & Conscience to any Manner of person or persons whatsoever Shall be well & truly contented & paid or ordered to be paid in convenient time after my Decease by my Executrix hereafter named.

Item I give & bequeath to Rebecca my dearly beloved Wife all my Estate both real and personal during her natu-

ral Life, and likewise appoint her to be my Sole Execut^x of this my last Will & Testament, all & Singular my Lands & Buildings thereon by her freely to be possessed & enjoyed.

Item. I give to my well belov^d Son Ioseph Welch five Shillings old Tenor to be paid my Executrix within one Year after my Decease.

Item. I give unto my well beloved Son Moses Welch five Shillings old Tenor to be paid by my Executr^x within one year after my Decease.

Item. I give unto my well beloved Son Benj^a Welch five Shillings old Tenor to be paid by my Executrix within one Year after my Decease.

Item. I give unto my well beloved Son Thomas Welch five Shillings old Tenor to be paid by my Execut* within one year after my Decease.

Item. I give unto my well beloved Son Daniel Welch five Shillings old Tenor to be paid by my Execut* within one Year after my Decease.

Item. I give unto my Well beloved Son John Welch five Shillings old Tenor to be paid by my Execut* within one year after my Decease.

Item. I give to my well beloved Son David Welch five Shillings old Tenor to be paid by my Execut^x within one year after my Decease.

Item. I give unto my well beloved Son Samuel Welch five Shillings Old Tenor to be paid by my Execut^x within one year after my Decease.

Item. I give unto my well beloved Danghter Sarah Page all my real Estate after my Wife Rebecca's Decease to her, her Heirs & Assigns forever And half of my personal Estate after my Wife Rebecca's Decease.

Item. I give unto my well beloved Daughter Hannah Vinnen half of my personal Estate after my Wife Rebecca's Decease to be possessed by her Heirs & Assigns forever. And I do hereby utterly disallow revoke & disannul all and every other former Testaments Wills & Legacies Bequests and Executors by me in any Ways before this time named willed & bequeathed, ratifying & confirming this & no other to be my last Will & Testament. In Witness whereof I have hereunto Set my hand & Seal ye Day & Year above written.

Signed Sealed published pronounced & declared by the S^d Moses Welch as his last Will & Testament in the presence of us the Subscribers, Tim^o Gerrish Isaac Chapman Iane Chapman

Probated 19 October 1756.

Moses 2 Welch (Seal)

Probate Office, 9, 179.

In the Name of God Amen, I Richard Westcot of Falmouth in the County of York, and Province of the Massachusetts Bay in New England Shipwright being Weak and infirm of Body, But thrô Gods Goodness of a Sound mind & Memory, for which I bless him, and expecting Speedily to be called by Death to appear before God, and be disposed of by him for Eternity; Do therefore make this my last Will & Testament committing my immortal Soul to God, who gave it, and my Saviour who redeemed it; and my Body to the Earth for a Decent Interment, hoping for a part in the Resurrection of the just. And as touching Such Worldly Estate as God has given me, I will & dispose of it in the following Mauner.

I. My whole Estate real & personal of Land Housing Stock Goods & Chattels Money & Moveables Debts owing to me, excepting as hereafter excepted, I give & bequeath to my eldest Son Josiah Westcot his Heirs & Assigns, under Such Limitations Conditions and Restrictions as Shall hereafter be mentioned.

II. But it is to be understood that my Said Son Josiah Westcot on Consideration of his having my Estate as above do be at the Expence of my having a decent Burial that he take good Care that his Mother be well Subsisted & maintained as to every thing She Shall want during her Naturl Life, and that he pay to each of my other Children eight Shillings lawful Mouey, to each Son the Said Sum when they Shall arrive to the Age of twenty one; and to each Daughter at the Age of Eighteen.

III. It is also my Will that my two youngest Sons namely Ioseph Westcoat & Eliakim Westcot do live with my Said Son Josiah Westcot he well providing for them till they Shall arrive to the Age of fourteen Years he having ye profit of their Labour during that term; And also that my two youngest Daughters Abigail Westcot & Alice Westcot do likewise live with my Son Iosiah Westcot till they Shall arrive to age convenient for them to go to live abroad; and that then they do accordingly go abroad to live. And I would have Said Sons Joseph & Eliakim at Liberty to go & live with whom they Shall incline to live after they Shall have arrived to ye Age of fourteen years as before mentioned.

IV. I appoint my Said Son Josiah Westcot, Sole Executor of this my last Will & Testam^t.

V. Though I have given my Son Iosiah Westcot the most of my Estate as above, yet it is to be understood that I reserve So much of it as Shall answer all the above Articles in Case of any Default by him. And I do hereby utterly revoke disallow all former Wills Testaments Legacys & Bequests whatsoever, ratifying this to be my last Will & Testam^t. The thirteenth line interlined wth the word Care.

In Witness to all above I hereunto Set my Hand & Seal

this eighth Day of Septem^r in the Year of our Lord 1756 One Thousand Seven hundred & fifty six.

Richard Westcot (Seal)

Signed Sealed published pronounced & declared by the S^d Richard Westcot as his last Will & Testam^t in the Presence of us y^e Subscribers Ionathan Freeman Ionathan Freeman jun^r Will^m Tompson.

Probated 25 Oct. 1756.

Probate Office 9, 191.

In the Name of God Amen. The Sixteenth Day of November in the year of our Lord 1756, I Thomas Boothby of Scarborô in ye County of York in New England Yeoman, being in a weak bodily State but by ye Goodness of God am in my usual perfection of Mind, but being apprehensive that I may Suddenly depart this Life, I do therefore take this Opportunity by ye permission of God to make this my last Will & Testament in Manner following, First of all at my Decease I recommend my Soul into the Hand of God that gave it, and my Body to a Christian like & decent Burial in the Earth at ye Discretion of my Executor here in after named; wherefore as touching such worldly Estate wherewith I am or may be invested with at the time of my Decease my Will is to dispose of the Same in the following Manner.

Imp^r I give & bequeath to Lydia my beloved Wife at my Decease the whole of my Household Goods & Furniture together with ye one half of all my live Stock of every Sort to be her's & at her disposal forever; Always provided nevertheless that if She Shall die without exhausting or in any ways disposing of the Same, then that the Household Furniture be equally divided between my Daughters Miriam

& Lois, except one Bed to be given to my Grand Child Lemuel Aubins, if it Should arrive at Age I also give to my Said Wife the Improvem^t of my dwelling House where I now dwell, together with y^e whole of my Homestead place Barn &c. Which place contains Fifty Acres all which to be improved by her during her natural Life and also I give her one half of the Income of all my improved Lands at my uper Place in the Patent. And furthermore, if what I have herein already given her Shall prove insufficient for her necessary Support, and my Son Samuel Shall refuse to give her Such further Aid as Shall be needful for her then it is hereby in her Power to Sell & dispose of so much of my Homestead afores^d as Shall be needful for to procure her a necessary Support during Life.

Item, I give to my eldest Son Ionathan Boothby twenty five acres of Land in Lewis & Benightons Patent so called which Said Patent lies partly in Scarboro & partly in the adjacent Town of Biddeford in the County aforesd the Said twenty five Acres to be bounded as follows Vizt to begin at the Southwest End of my upper Lot in Said Patent at ye middle Line so called and thence to extend North East ve whole width of my Said upper Lot supposed to be twenty five pole more or less & continuing the Width of the Same N. E. as aforesaid until the Sa twenty five Acres is compleated to be possessed by him & his Heirs forever immidiately after my Decease I also give to him Five Acres of Land to be Set off from the Southwesterly part of my Homestead afores^d to begin at the S. W. Corner of the Same at the High Way adjoining to Mr Sam1 Harmons Land from thence to run Northeast by ye Sd High Way ten pole, and from the Sd High Way to extend back holding the Sd Wedth of ten pole adjoining to the Sd Harmon's Land till the Said Five Acres is compleated, to be by him possessed immediately after the Death of my Said Wife, if She Shall Survive me, he paying the Legacy hereafter assigned to him to pay, then to be freely possessed by him & his Heirs forever, Always provided that if he my S^d Son Jonathan Shall die without lawful Issue by him begotten before he comes into y^e actual Possession of the Same according to this Will, in Such Case my Will is that the S^d five Acres hereby given, do & Shall revert to my S^d Son Samuel & his Heirs forever, he my S^d Son Samuel paying the Legacy assigned as aforesaid.

Item, I give to my Said Son Samuel Boothby & his Heirs forever all the residue & remainder of my Home place that Shall remain after my Decease & the Decease of my Wife, together with all the Buildings thereon to be by him or them immediately possessed after our Decease as aforesd he or they paying the Legacys herein after assigned to be by him paid. Always provided that if my Daughter Lois Shall remain Single after ye Decease of my Self & Wife, my Will is that She Shall enjoy the Easterly Room in my now dwelling House so long as She Shall live & remain in a Single State. I also give to him my Said Son Samuel & his Heirs forever all the Residue & Remainder of my Lands in ye aforesd Patten, and every where else, except Sixty six Acres & a quarter of the Land in the Patten whereon my Son Joseph now dwells I reserve to & for my Said Son Joseph as hereafter will appear I also give to him my Said Son Samuel immediately after my Decease all the Residue & remainder of my live Stock of all Sorts not herein already before disposed of; As also all my Tools & Utensils of Husbandry & other Uses. I also give him all the Benefit of any & all my Intrests in Reversion which of Right belong & appertain to me & my Heirs; as also the Benefit of any Legacy or Legacys by this Will ordered to be paid where in Such Case the Legatee Shall die before the time assigned for the payment of Such Legacy & leaving no lawful Issue. I also give him all the Debts to me owing from all persons the better to enable him as well to

pay Such Debts as Shall be from me owing to any persons, as also to perform other Duties herein after enjoined on him.

Item. I give to my Said Son Ioseph Boothby & his Heirs forever the afore mentioned Sixty Six Acres & a Quarter of Land in the Pattent whereon he now dwells, the Same being on the N. E. Side of a Road call'd the Mast Road running thrô my S^d Land and is y^e Easterly end of my S^d Patent Land, the Same to be by him or them possessed immediately after my Decease upon his or their paying out y^e Legacy enjoined on him to be paid as hereafter will appear.

Item. I give to my well beloved Daughter Miriam the Wife of Iohn Dearing the Sum of twenty six pounds thirteen Shillings & four pence lawful Money value to be paid her as follows Ten pounds part of S⁴ Sum to be paid her in merch^{ta} Lumber or live Stock to that value within one year after my Decease by my Son Joseph Boothby, and the remainder part of S⁴ Sum being Sixteen pounds thirteen Shillings & four pence to be paid by my Son Samuel Boothby within one year after y^e Decease of my Self & Wife at y^e Value thereof in Merch^t Lumber or live Stock as aforesaid.

Item. I give to my beloved Daughter Lois Twenty six pounds thirteen Shillings & four pence lawful Money value to be paid in Merch^t Lumber or Live Stock as follows viz^t the payment thereof to be made by my Son Samuel within one year after my Decease & y^e Decease of my Wife, unless She my S^d Daughter Lois Should after my Decease & before y^e Decease of my Wife be married, in Such Case then my Son Sam^l Shall upon her Marriage pay her y^e Value of y^e Sum of six pounds thirteen Shillings & four pence part of y^e S^d Sum of twenty six pounds thirteen Shillings & four pence in manner of paying as afores^d and y^e remainder part as heretofore directed. I also give her y^e Improvement of

y° Easterly end of my dwelling House so long as She Shall be & remain unmarried after my Decease and the Decease of my Wife as herein before provided.

Item. I give to my grand Child Lemuel Aubins which was born of my late beloved Daughter Eunice Aubins since Decd exclusive of what I have already herein before given to it in Case the Sum of thirteen pounds Six Shillings & eight pence lawful Money value in Mercht Lumber or live Stock, to be paid by my Son Ionathan Boothby or his Heirs or in Manner as herein before is provided in Case he Should die without Issue; the Same to be paid within one year after my Decease and ye Decease of my Wife; the Same to be paid to to Such person or persons as Shall have the Care & Charge of bringing up the Said Child, Such person or persons giving proper Security to reserve ye principle of Sd Sum for ye Use of ye Sd Child when he Shall arrive to age or to be otherwise disposed of according to the Will in Case Sa Child Should die before it arrives of age as before provided. Always provided that if my Son Jonathan Shall retain ye Said Legacy in his hands until ye Sd Lemuel Shall be of Age he Shall hereby be obliged to pay the Intrest that Shall become due thereon from ye time it Shall appear that it ought to have been paid as aforesd.

Furthermore my Will is that if any of my Children other than my Son Samuel Shall after my Decease raise up any Accompt against me, and thereon make any Demand in Law against my Executor for the Same he She or they so doing Shall thereupon forfeit to & for y Use of my Said Son Sam¹ all Such Gifts & Legacys as is in & by this Will already given to Such any thing to the Contrary notwithstanding.

Finally. I appoint my trusty & well beloved Son Samuel Boothby Sole Executor of this my last Will & Testament enjoining on him the paym^t of all my just Debts from me that Shall be owing at my Decease, and all other Duties of a faithful Executor. I do also by these presents utterly dis-

annul all other Wills Legacys Bequests & Executors ever by me heretofore named confirming this & no other to be my last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal the Day & year first above written.

Thomas Boothby (Seal)

Signed Sealed published & pronounced & declared by the Said Thomas Boothby as his last Will & Testament in the presence of us the Subscribers Viz^t Robert Carl, Ionathan Wingett, Richard King.

Probated 2 January 1757.

Probate Office, 9 199.

In the Name of God Amen. This 28th Day of Augst Anno Domini 1751. I William Bracy of Biddeford in the County of York in the Province of the Massachusetts Bay in New England Yeoman, being in health of Body and of perfect Mind & Memory, yet calling to Mind ye Mortality of my Body & knowing that it is appointed for all men once to die; Do make & ordain this my last Will & Testament, that is to Say, principally & first of all I give & recomend my Soul into ye Hands of God who gave it, and my Body I recomend to the Earth to be buried in decent Christian Burial at ye Discretion of my Executr nothing doubting but at ye General Resurrection I shall receive ye Same again by ye mighty Power of God: And as touching such worldly Estate wherewith it hath pleased God to bless me in this Life I give demise & dispose of ye Same in ye following Manner & Form.

Imp^r. I give & bequeath to my beloved Son Ioseph Bracy over & above what I have already given him y^e Sum of ten Shillings lawful Money to be paid to him by my Executor hereafter named within one year after my Decease.

Item. I give & bequeath unto my beloved Daughter Mary Treworgy her Heirs & Assigns forever my dwelling House which I now live in.

Item. I give & bequeath unto my beloved Daughters Abigail Curtis Mary Treworgy Phebe Emery Dorothy Conner Sarah Boothby Patience Downer, and to my beloved Grand Child ye Child of my beloved Daughter Prudence Abbot Decd whether it be a Son or a Daughter all my Estate both real & personal of what kind soever (excepting what is above particularly mentiond) to them their Heirs & Assigns forever to be equally divided betwixt them; and my Will & Pleasure is that that part of my Land which Shall fall to my Daughter Mary Treworgy shall be Set off to her next adjoining to my dwelling House in a convenient Manner So that She may conveniently pass & repass to and from Said House.

Item. I do hereby constitute make & ordain my beloved Son in Law Iacob Curtis (Husband of my beloved Daughter Abigail Curtis) my Sole Executor of this my last Will and Testament, and I do hereby utterly disallow revoke and disannul all & every other former Testamts Wills Legacys Bequests and Executors by me in any wise before named willed & bequeathed ratifying & confirming this & no other to be my last Will and Testamt. In Witness whereof I have hereunto Set my Hand & Seal the Day & Year above written.

William Brasey (Seal)

Signed Sealed published pronounced & declared by the Said William Brasey as his last Will & Testam^t in y^e presence of us the Subscribers

Moses Morrell Wyat Moore Iedidiah Gooch.

Be it known to all men by these presents that I William Brasey of Biddeford Yeoman have made and declared my last Will & Testament in writing bearing Date ye 28th Day of August 1751, I the Said William Brasey by this present

Codicil do ratify & confirm my Said last Will & Testament & Do give & bequeath unto my well beloved Daughter Abigail Curtis all my moveable Effects together with two Cows. Also to my Grandson Bracy Curtis a certain parcel of Land cut out of my Estate containing half an Acre within these Bounds containing more or less, beginning at Biddeford High Way and running Northeasterly by Land of Iedidiah Googe to Salt Water Creek & Southeasterly by Said Creek five Rods & half, and then running Southwesterly holding five Rods & half in Breadth to ye Town Road, Notherly by Said Road to ye first mentioned Bounds, with my dwelling House & Barn within Said Bounds. furthermore I give to my well beloved Danght Phebe Emery one of my Cows. Also to my Grandson Jonathan Emery jun a certain Strip of Land lying betwixt ye Town Road & Iedidiah Googe & joining to his Father's Land, and at ye Southern End to Brasey Curtis Land containing ye Sixteenth part of an Acre be it more or less within Said Bounds, and my Will and Meaning is that this Codicil or Schedule be adjudged to be a part & parcel of my last Will & Testamt and that all things therein mentioned & contained be faithfully & truly performed and as fully amply in every Respect as if the Same were so declared & set down in my Said last Will & Testament.

Witness my Hand this twenty eighth Day of Novem^r
1755 William Brasey (Seal)

Signed Sealed published pronounced & declared by y^e S^d W^m Brasey as his last Will & Testam^t, in y^e presence of us y^e Subscribers, Ioseph Tayler Benj^a Downing Iohn Hickey

Probated 4 Jan. 1757. Inventory returned 11 Oct. 1756, at £62: 13: 4, by Tristram Jordan, Elizha Allen and Tho. Gilpatrick, appraisers.

Probate Office, 9, 200.

In the Name of God Amen. I Moses Butler of Berwick in the County of York being very Sick & weak but of Sound Mind & Memory, blessed be God for it, and calling to Mind the Mortality of my Body, and knowing that it is appointed for all men once to die, Do make this my last Will & Testament. And principally & first of all, I recommend my Soul into the Hands of God that gave it me, And my Body I commit to y° Earth to have a decent Burial, not doubting but at y° General Resurrection of the Just that I Shall receive the Same again by the mighty Power of God in & through Iesus Christ my dear Redeemer Amen. And as concerning my Worldly Estate that has pleased God to bless me with in this Life I give & dispose of the Same in the following Manner & Way.

Imp^r I give unto my loving Wife Mercy Butler one Room in my dwelling House Such as She Shall choose to live in as long as She lives a Widow. Also I give my Said Wife one Feather Bed & Bedding with all my Household Goods as pewter Chairs Tables & Earthen Ware And so forth.

Item. I give & bequeath unto my four Sons Moses Butler Thomas Butler Charles Butler & James Butler all my real Estate in Housing & Lands that I am ye Owner or Possessor of either in Berwick or in ye New Town above Berwick or in any other Town or place whatsoever as Land Mills Common Rights with all my Right in real Estate nothing excepted to my Said four Sons but to equally divided between them, Only my Son John Butler I make this Reserve for him, and that is this, that Whereas my Said Son John Butler does pursue his Intention and does mary with Elizabeth Pray Widow ye Daughter of John Tucker which is greatly against my Mind & Will, that then my Will Sincerely is he my Said Son John Butler Shall not have one

Shilling of my real Estate. But I give him but twenty Shillings old Tenor to be paid him by my Son James Butler after he comes to the Age of twenty one Years. But if my Son John Butler Shall miss of marrying ye before mention'd Widow Pray ye Sa Tucker's Daughter & not take her to Wife that then my Will is that he my Said Son John Shall have an equal Share in my real Estate with ye rest of his Brothers and otherwise.

Item. I give to my four Daughters, Elizabeth Butler Sarah Nason Mercy Butler & Love Butler Fifty pounds old Tenor apiece to be paid to them out of my Estate by my Sons in equal Porportions of what I have gave them.

Item. I give & bequeath unto three Daughters Elizabeth Mercy and Love Butler one Cow & one Feather Bed each of them to be paid by my Sons in equal Proportions of what I have given them.

Item. I give to my Son Thomas my grey Horse & a pair of Pistols & Cutlash.

Item. I give to my Son Charles a Yoke of Oxen, and the Mair Colt that now runs with the Mair.

Item. I give to my Son Iames Butler all my Wearing Apparel with my Silver Hilted Sword, and Watch with next Colt that my Mair Shall have, and I give the Mair to my Wife.

Item. I give to my four Sons first mentioned in this my Will all my live Stock of every Sort not before mentioned to be equally divided between them, and if there be any thing of my Estate not herein mentioned, I leave it in you hands of my Executors to be divided to & amongst their Brothers & Sisters as they Shall See meet. And if any of my Children Male or Female Should die before they come of full Age, die without lawful Issue, that then what I have herein given them Shall be divided to & among the Survivers Bretheren. 'And my Will further is that my Debts

Shall go to pay my Debts; and if there Should be any thing wanting to compleat the payment of my Debts, then my Executors is to Sell as much of my Estate either real or personal as they think best to compleat & pay the Same.

Item. I order that my red Horse to be Sold for the payment of my Debts.

Finally. I appoint my two Sons Moses Butler & Thomas Butler to be my Sole Executors to this my last Will & Testam^t hereby ratifying this & no other to be my last Will and Testament.

Signed Sealed published & declared by me Moses Butler this 10th Day of Septem^r 1756 Moses Butler (Seal)

In presence of us Witnesses

Benjamin Estes j^r Samuel Butler Iohn $\underset{\text{mark}}{\times}$ Murrey

Probated 2 Jany 1757. Inventory returned 25 Apr. 1757, at £572: 1: 8, by William Gerrish, Humphrey Chadbourne jr. and Foxwell C. Cutt, appraisers.

Probate Office, 9, 201.

In the Name of God Amen. The twenty fourth Day of July One Thousand Seven Hundred & Fifty Six, I Daniel Morrison of Wells in the County of York in the Province of the Massachusetts Bay in New England Yeoman, being aged & infirm in Body, but of perfect Mind & Memory, Thanks be to God for it, Calling to Mind my own Mortality, and knowing that it is appointed to Man once to die Do make & ordain this my last Will & Testam^t, that is to Say, principally & first of all, I recommend my Soul into y^e Hands of God who gave it, and my Body to y^e Earth to be buried in

decent Christian Burial at y^e Discretion of my Executors hereafter named, nothing doubting but at y^e General Resurrection I Shall receive the Same again by the mighty Power of God, And as touching Such Worldly Estate wherewith it hath pleased God to bless me in this Life I bequeath & dispose of the Same in y^e Form & Manner following Viz^t.

Imp^r. My Will & Desire is, that all my Just & lawful Debts be duly & honestly paid by my Execut^{rs} hereafter named, and that they be paid out of my moveable Estate.

Item. I give & bequeath unto my beloved Son Daniel Morrison Ten Shillings lawful Money, besides what I have already given him to be paid by my Execrs within Six Months after my Decease.

Item. I give & bequeath unto my beloved Son Nathan Littlefeild Morrison ten Shillings lawful Money besides what I have already given him to be paid by my Exec^{rs} within Six Months after my Decease.

Item. I give & bequeath unto my beloved Son Joseph Morrison too acres of fresh Meadow at y Elmn Brook so called in Wells besides what I have already given him.

Item I give & bequeath unto my beloved Daughter Hannah Allen ten Shillings lawful Money besides what I have already given her to be paid by my Execut^{rs} within Six Months after my Decease.

Item. I give & bequeath unto my beloved Grandson Iohn Royall Baston Son of my beloved Daughter Eleoner Baston late Dec^d five pounds lawful Money to be paid unto him by my Execut^{rs} when he arrives to the Age of twenty one Years.

Item. I give & bequeath unto my beloved Daughter Lydia Kimball ten Shillings lawful Money besides what I have already given her to be paid by my Execut^{rs} within Six Months after my Decease.

I give & bequeath unto my beloved Danghter Abigail Maxwell ten Shillings lawful Money besides what I have

already given her to be paid by my Executors within Six Months after my Decease.

Item. I give & bequeath unto my Daughter Mary Morrison Eight pounds lawful Money to be paid her by my Executors within Six Months after my Decease.

Item. I give & bequeath unto my beloved Daughter Tabitha Stewart ten Shillings lawful Money besides what I have already given her to be paid by my Execut^{rs} within Six Months after my Decease.

Item. I give & bequeath unto my beloved Son Samuel Morrison and his Heirs forever all my Homestead containing Sixty Acres bounded Southeasterly by ye Head of ye old Lots, Northeasterly by Land of Thomas Penny, Northwesterly partly by Land of Joseph Morrison Southwesterly by Land Seperated for a High Way adjoining Land of Daniel Morrison junr with ye Sixteenth part of the Upper Saw Mill & Stream on Maryland River so called with the Common Right belonging to the Homestead, togather with my dwelling House & Barn Buildings & Fences on the Homestead: Only & Specially reserving to my Well beloved Wife Eleoner Morrison during her natural Life ye Improvemt of One half of my House & one half of my Barn, and half of the Improvement of my Homestead, And half ye Improvemt of ye Saw Mill, and half the Improvemt of the fresh Meadow, and after my Said Wife's Decease to be to my Said Son Samuel Morrison, And to Heirs & Assigns forever.

Item I give & bequeath unto my beloved Wife Eleoner Morrison and to her Heirs & Assigns forever One Tract or parcel of Land containing Thirty Acres, be it more or less being thirty Rods in Breadth bounded Northwesterly by ye Country Road Southwesterly by Land of Joseph Gatchel Southeasterly by ye head of ye old Lots Northeasterly by Land of Daniel Morrison jun together with all my Debts & moveable Estate within Doors & without of every

Sort excepting what Shall or may be for paying all Legacys and Debts. I also give & bequeath unto my S^d beloved Wife during her natural Life, y^e Improvem^t of one half of my dwelling House & one half of y^e Barn, and one half of the Improvem^t of my Homestead, and one half of y^e Improvem^t of the Saw Mill & fresh Meadow during her Said natural Life.

I do hereby nominate Constitute & appoint my well beloved Wife Elenor Morrison & my beloved Son Sam¹ Morrison of Wells in the County of York Labourer to be the Sole Executrix & Executor of this my last Will & Testam¹ and I do hereby revoke & disannul all other & former Wills & Testam¹ by me made, and do hereby Ratify & Confirm this & no other to be my last Will & Testam¹ In Witness where of I have hereunto Set my Hand & Seal the Day & Year above written.

Signed Sealed published pronounced & declared by the above S^d Daniel Morrison to be his last Will & Testam^t in presence of us the Subscribers Iohn $\underset{mark}{\overset{his}{\times}}$ Penny Sarah Penny \times her Mark Iohn Storer.

Probated 2 January 1757.

Probate Office, 9, 204.

In the Name of God Amen. The first Day of February Anno Domini One Thousand Seven Hundred and fifty Seven. I James Fernald jun^r of Kittery in ye County of York in the Province of the Massachussetts Bay in New England Yeoman, being very Sick & weak in Body but of perfict Mind & Memory, Thanks be given to God: therefore calling unto Mind the Mortality of my Body & knowing that it is appointed for all men once to die, Do make & ordain this my last Will & Testam^t that is to Say prin-

cipally, and first of all, I give & recommend my Soul into the Hands of God that gave it; And my Body I recomend to ye Earth to be buried in decent christⁿ Burial at the Discretion of my Execut^r and as touching Such worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of the Same in the following Manner & Form.

Imp^r I give & bequeath unto my well beloved Wife Mary Fernald all my personal Estate wheresoever & whatsoever to be to her own disposal as She Shall See meet.

Item. I give & bequeath to my beloved Son Benjamin Fernald his Heirs & Assigns forever, Ten Acres of Land out of my Homestead or Home Lot, Vizt that part of Said Lot that lies on ye Eastern Side of the High Way which leads from Piscataqua Ferry to Gowells Bridge, beginning at the Northwest Corner thereof in the Crotch of the High Way near Richard Gowells Barn, and from Said Corner to run Southerly Forty Poles by the Said High Way, and from ye Sd High Way to run Easterly by ye High Way which leads from Said Gowells to Spruce Creek Bridge carrying the Breadth of ye Sd Forty poles Eastward until the Said ten Acres be compleated, with all & Singular the Priviledegs & appurtenances thereto belonging or in any Wise appurtaining to be to his & their own proper Use Benefit & Behoof forever.

And I also give & bequeath unto my Said Son Benjamin his Heirs & Assigns All the Wood growing & lying on four Acres of my Land in ye upper Parrish in Said Town beginning thirty poles Westward from the Southeast Corner, of my Said Land by the Land that was formerly Colⁿ Joseph Hammonds Deed and to run from thence twenty poles & one Quarter of a pole Westerly by Said Hammond's Land, and from Sd Hammond's Land to run a Square across my Land Northward carrying the Breadth of ye Sd twenty poles & a quarter of a pole until the Said four Acres of Wood be

compleated, which Wood afores^d my Said Son & His Heirs or Assigns Shall hereby have Liberty to cut & carry off when & where he or they Shall See meet, without any molestation or Hinderance of any person or persons whatsoever.

Item. I give & bequeath to my beloved Son Mark Fernald his heirs & assigns forever, all the remaining part of my Homestead or House Lot where I now dwell, and also another Tract of my Land which I now possess in the aforesd Town which joins to Thomas Spinneys Land with all & Singular the privilidges & Appurtenances to the Same belonging or in any Wise appertaining to be to his & their own proper Use Benefit & Behoof forever. And I also give and bequeath unto my Said Son his Heirs & Assigns all the Wood growing & lying on four Acres of my Land in the upper Parish in Said Town, beginning at the Southwest Corner of the Tract of Wood which I have given my Son Benjamin aforesd in these presents, and runs Westerly by Said Hammonds Land twenty poles & one quarter of a pole and from Said Hammond's Land to run a Square across my Land Northerly joining to the Wood I have given to my Son Benja carrying the Breadth of yo Sd twenty poles & one quarter of a pole until the Said four Acres of Wood be compleated, which wood afores my Said Son Mark & his Heirs or Assigns Shall hereby have Liberty to cut & carry off, when and where he & they Shall See meet without any Molestation or Hinderance of any person or persons whatsoever. My Will is that if either of my two Sons Benjamin or Mark Should die & leave no Heirs, that the Survivor & his Heirs & Assigns Shall inherit the whole eight Acres of Wood, which I have given them in these presents. My Will is that if both of my Sd Sons Benja & Mark aforesd Should die & leave no Heirs that my beloved Son James Fernald & His Heirs & Assigns Shall inherit & enjoy the afores eight Acres of Wood forever.

Item I give & bequeath to my beloved Son Iames Fernald his Heirs & Assigns forever all that Tract of Land which I now possess in the upper Parish in ye aforesd Town it being Seventy Acres or thereabouts lying on ye Eastern Side of Someons's Brook near Iohn Tobeys, with all and Singular the Priviledges & Appurtenances thereto belonging or in any wise appertaining except the eight Acres of Wood which I have in these presents given to my two Sons Mark and Benjamin to him the Sd James Fernald his Heirs & Assigns forever to be to his & their own proper Use benefit and Behoof forever.

Item I give & bequeath unto my beloved Daughter Mary Fernald fourteen pounds in lawful Money to be paid out of my Estate Seven pounds whereof to be paid by my Son James Fernald & the other Seven pounds to be paid by my Son Mark Fernald, Both payments to be made when She Shall arrive to y° Age of twenty Years My Will is that if my Son Benja Fernald Should die & leave no Heirs that the Ten Acres which I have given him in these presents Shall descend to my Son Mark Fernald & his Heirs & Assigns forever to Use Occupy possess and enjoy forever as his own & their proper Right.

My Will is that if my Son Mark Should die & leave no Heirs that the two Tracts of Land which I have given him in these presents Shall descend & become the proper Right of my Son Benjamin Fernald his Heirs Assigns forever to use occupy & enjoy as Such forever.

Lastly. I do constitute make & ordain my beloved Wife Mary Fernald afores^d my only & Sole Executrix of this my last Will & Testament, And I do hereby utterly revoke disallow all & every other former Testam¹ Wills Legacys Bequests & Executors by me in any Way before named willed or bequeathed, ratifying & confirming this & no other to be my last Will & Testament. In Witness whereof I have here-

unto Set my Hand & Seal the Day & Year in these presents first Written.

Iames Fernald j^r (Seal)

Signed Sealed published pronounced & declared by the Said Iames Fernald as his last Will & Testam^t in the presence of us the Subscribers

Benj^a Fernald
Richard Gowell

Thomas Dennet

Probated 25 April 1757. Inventory returned 8 June 1757, at £1006: 18: 9, by Zachariah Nock, Nathaniel Remick and Benja Fernald, appraisers.

Probate Office, 9, 221.

I Thomas Black of Kittery in the County of York and Province of the Massachusetts Bay Labourer being bound on an Expedition in His Maj^{ts} Service, and not knowing whether ever I shall return, and how it may please Almighty God to deal with me, Do make this my last Will & Testament as follows, I would humbly commit my Soul to God, beging for the pardon of all my Sins, and eternal Salvation thrô the Lord Iesus Christ, and my Body I commit to ye Earth to be buried: And as to the Small Interest, that I now have or may belong to me, I give & dispose of as follows Viz^t.

Impr I give to my Brother Henry Black my Gun and wearing Apparel, and the one half of my real Estate and one half of the remainder of my personal Estate to him his Heirs and Assigns forever.

Item. I give to my Sister Margery Black one half of my real Estate, and one half of the remainder of my personal Estate to her Heirs and Assigns forever. I constitute and appoint my Brother Henry Black Sole Executor of this my

Will. In Witness whereof I have hereunto Set my Hand & Seal the thirtieth Day of April A. D. 1756.

Signed Sealed & declared by the
Said Thomas Black as his last
Will in presence of us,
Simon Frost Nicholas × Weeks
Ioseph Harmon

Signed Sealed & declared by the his
Thomas Simon Frost Nicholas × Weeks
Ioseph Harmon

Probated 17 May 1757.

Probate Office, 9, 228.

In the Name of God Amen. This first Day of April in the year of our Lord 1756, I Job Burnam of Scarbor^o in y^e County of York & Province of the Massachusetts Bay in New England Yeoman being under the Infirmity of old Age, but by y^e blessing of God do Still retain my usual perfection of Mind & Memory, yet not knowing how Soon it may please God to call me hence, I do therefore make & ordain this my last Will & Testam^t that is to Say principally & first of all, I recommend my Soul unto God, whenever it Shall please him to call for it: And my Remains to a christian like & decent Burial in the Earth at y^e Discretion of my Executors, And as touching Such worldly Estate wherewith it hath pleased God to invest me with in this Life, I give and dispose of the Same in the following Manner & Form.

Imp^r I give & bequeath to Rebecca Burnam y^e relict Widow of my late Son Daniel Burnam Dec^d the Improvement of Fifty two Acres of Land or be the Same more or less, together with y^e dwelling House Barn &c. Standing on the Same in Scarbor^o afores^d meaning the Same where & in

which She now dwells, for & during her natur¹ Life in order the better to enable her to bring up her young Children which She bare to my Said Son Daniel Deceased.

Item. I give to my well beloved Son Iob Burnam jun^r Five pounds lawful Money to be paid to him out of my Estate by my Execut^{rs} within the Term of one year after my Decease.

Item. I give to & among my Grand Children ye Children of my late Son Daniel aforesd Decd Vizt to Daniel Burnam Thos Burnam Robert Burnam Samuel Burnam Iob Burnam Rebecca Burnam and Solomon Burnam to each & all of them in equal Proportion all my Estate real & personal, both what I have now in Possession or Should or ought to have, together with all whatsoever that I have a Right unto in Reversion or that may ever hereafter revert to them in my Right (except so much of my moveable Estate as Shall be Sufficient to pay all the just Debts from me owing to any & all persons whatsoever, as also to pay the Legacy aforesd) All which my Will is Should be paid as Soon as may be after my Decease, And I hereby also nominate appoint & ordain my well beloved Grand Sons Daniel Burnam and Thomas Burnam before named both of Scarboro aforesd Yeomen to be the Executors of this my last Will & Testament, And I do hereby utterly disallow & revoke all & every other Will & Testamt Legacys Bequests & Executors by me in any Ways before this time named Willed & bequeathed, ratifying & confirming this & no other to be my last Will & Testam^t. In Witness whereof I have hereunto Set my Hand & Seal ye Day & year first above mentioned. his

Iob X Burnam (Seal)

Signed Sealed Published pronounced & declared by ye Said Job Burnam to be his last Will & Testament in the

presence of us the Subscribers, Ioshua Purington Nathaniel Fynlayson Rich^d King.

This will was disallowed by the Judge of Probate, 17 May 1757.

Probate Office, 9, 242.

In the Name of God Amen. I James Merrill of the town of Falmonth in the County of York in His Majestys Province of the Massachusetts Bay in New England Gentⁿ being Sensible of my own fraility & Mortality, but as yet of perfect Mind & Memory Thanks be to God, I do make this my last Will & Testament, First of all, I commend my Soul to God thrô Iesus Christ, and my Body to the Earth. Touching the worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of in the following Manner & Form.

- 1. After my just Debts Legacies & funeral Charges are paid and discharged, I give & bequeath unto my loving & well beloved Wife Mary Merrill the Use & Improvem & Profit of ye one third part of my real Estate during her natural Life and all the Household Goods to dispose of as She pleases.
- 2. I give unto my four Grand Children ye Children of my Son Israel Merrill Decd Vizt Israel Abia Nicholas & Levi Fifty Acres of Land which I purchased of Brigadt Samuel Waldo which Fifty Acres of Land is to be on ye upper Side of the Land next toward Pesumpscot Falls, it is to extend the whole length of the Land, which Land is to be theirs at the Age of twenty one Years and not before.
- 3. I give unto my Son Humphry Merrill ten Shillings lawful Money in one year after my Decease to be paid by my Executor he having rec^d a considerable already.

- 4. I give unto my Danghter Rebecca Cauly ten Shillings, lawful Money in one year after my Decease to be paid by my Executor She having rec^d a considerable already.
- 5. I give unto my Daughter Priscilla Merrill ten Shillings lawful Money in one Year after my Decease to be paid by my Executor She having rec^d considerable already.
- 6. I give unto my Son Adams Merrill & to his Heirs and Assigns forever. Two thirds of all the real & personal Estate excepting the Household Goods already mention^d immediately after my Decease; And I give unto my Son Adams the other third part immediately after the Decease of his Mother above named that is all the Estate that I have excepting Fifty Acres that is already disposed of and what will be hereafter mentioned.
- 7. I give unto my Son Iames Merrill the remaining part of that Land I purchased of the above s^d Waldo to be and remain to him & his Heirs & Assigns forever, his being the lower Side of the Land, and to extend y^e whole length of Said Land the Said James paying Thirteen pounds Six Shillings & eight pence, where my Executors Shall cause it to be paid.
- 8. I give unto my Son Ioshua Merrill his Heirs & Assigns Fifty Acres of Land out of the place that I now live on where he & my Executor Shall Agree, he the Said Joshua paying twenty six pounds thirteen Shillings & four pence lawful Money where my Executor Shall cause it to be paid.
- 9. I give unto my Daughter Mary Noyes Six pounds thirteen Shillings & four pence lawful Money to be paid in one year after my Decease by my Executor She having had considerable already.
- 10. I give unto my Daughter Dorothy Merrill twenty pounds lawful Money to be paid in one Year after my Decease by my Executor.
- 11. I give unto my Daughter Susanna Merrill twenty pounds lawful Money to be paid in one year after my Decease by my Executor.

- 12. I give unto my Son Silas Merrill Forty pounds lawful Money to be paid in one year after my Decease by my Executor.
- 13. My Will is notwithstanding what is above given unto my four Sons. as above named Vizt Adams Iames Joshua and Silas that if either of my Said four Sons depart this Life without any Child lawful begotten of his Body, that then the other of my Said four Sons that Shall Survive Shall have it equally divided amongst them

And my Will is and I do hereby nominate constitute and appoint my Son Adams Merrill to be the Executor of this my Will to receive all my Debts, and to pay all my Debts Legacys & funeral Charges, And I do ratify & confirm this & no other to be my last Will & Testament. I Witness & Confirmation whereof I the above named Iames Merrill have Set to my Hand & Seal the Sixth Day of April in the twenty Sixth Year of the Reign our Soverign Lord George the Second by the Grace of God of Great Britain France & Ireland King Defender of the Faith &c. Anno Domini 1753. Signed Sealed & Delivered by the Iames Merrill (seal)

above named Iames Merrill to be his last Will & Testam^t in presence of us Iames Wyman Nathaniel Lock Nathan Noyes.

Probated 3 October 1757.

Probate Office, 9, 255.

In the Name of God Amen. I William Sellers of York in the County of York Wheelwright being of a Sound Mind & Memory, Thanks be to God, thô much infirmed & dicriped, and not knowing how Soon it may please God to call me out of this World, Do make this my last Will & Testament, and dispose of Such Worldly Estate wherewith it hath pleased God to bless me in this Life in Manner & Form following.

Imp^r I give & bequeath unto my loving Wife Ruth Sellers all my personal Estate both within Doors and without to be disposed of by her in Such Way & Manner as to her Shall Seem meet, And the Use & Improvement of all my real Estate during her natural Life, provided She don't marry again, but if She does, then She Shall have no other in my Estate than what the Law allows a Widow in Case of Intestates.

Item. My Will is that all my just Debts funeral Charges & Legacies hereafter named Shall be paid by my Son Joseph hereafter named out of what I intend for him.

Item. I give & bequeath unto the four Children of my Son Iohn Dec^d One pound Six Shillings & Eight pence lawful Money each, to be paid them by my Son Joseph as Soon as his Mothers Term in y^e afores^d Estate be ended & not before.

Item. I give to my Daughters Mary Sarah Ruth Joanna Elizabeth & Patience each of them, one pair of Gloves at the time of my Decease to be paid them by their S^d Brother Ioseph.

Item. I give & bequeath to my aforesaid Son Joseph his Heirs & Assigns all my real Estate after my Said Wife's Term in the Same be ended as afores^d with y^e Privilidges and Appurtanances Reversions & Remainders of the Same he my Said Son Joseph paying my just Debts funeral Charges & Legacys aforesaid. And finally I appoint my Said Wife Ruth Sellers Sole Execut^x of this my last Will & Testament, And do hereby utterly disannul all & every other Testament Wills Legacies & Bequests by me in any Ways before named Willed & bequeathed ratifying & confirming this & no other to be my last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal, the

29th Day of Septem^r in ye 30th Year of His Maj^{ts} Reign, Annoq Domini 1756.

Signed Sealed published pronounced & declared by the S^d W^m Sellars as his last Will & Testam^t in presence of us Benj^a Webber Dane¹ Moulton Diamond Sergent.

William Sellers (Seal)

Probated 13 February 1758.

Probate Office, 9, 258.

The Sixteenth Day of March in the Year of our Lord one Thousand Seven Hundred & fifty Six: I Andrew Neal of Kittery in the County of York in the Province of the Massachusetts Bay in New England Husbandman being Sick or weak of Body, but of perfect Mind & Memory Thanks be given to God for the Same, Therefore calling to mind the Mortality of my Body and that it is appointed for all men once to die, do make & ordain this my last Will & Testament That is to Say, first of all, I recommend my Soul to God that gave it, and my Body I recommend to ye Earth to be buried in decent Manner according to ye Discretion of my Executor hereafter named: And as touching Such worldly Estate wherewith it hath pleased God to bless me in this Life, I give & dispose of ye Same in ye following Manner & Form.

Item. I give & bequeath to my Son Johnson Neal Fifty Acres of Land it being my part of a hundred Acre Lot in Berwick which was divided between me & my Brother Iohn on part of which Lot he now lives to him & to his Heirs & Assigns forever, He the Said Johnson Neal paying to his three Sisters namely Phebe Brown Catharine Neal & Dorcas

Neal twenty pounds lawful Money or in other Things to their acceptance in two years after my Decease to each of them equally.

Item. I give & bequeath to my Son Andrew Neal, and to his Heirs & assigns forever all other Lands that I own lying and being in the Township of Berwick aforesaid.

Item. I give & bequeath to my Son Iames Neal whom I constitute make & ordain my Sole Executor of this my last Will & Testament to him & to his Heirs & Assigns forever all my Lands that I possess or own lying & being in ye Township of Kittery with all the Priviledges & appurtenances to ye Same belonging, he the Said Iames Neal paying to his four Sisters namely Hannah Hubbard Phebe Brown Catherine Neal & Dorcas Neal to each of them four pounds lawful Money in two years after my Decease. I also give to my Said Executor my Carts Plows Chains & all Instruments for Husbandry Business; And I give one of my Guns to Iames, and the other two to Andrew above named. I also give to my Son James his Heirs & Assigns forever two Acres of Salt Marsh which my Father gave to me, lying in the town of York.

Item I give & bequeath further to my Son Iames two thirds of my live Stock as Cattle Sheep and Swine, and my Negro Boy Called Cesar & my Wearing Apparel I give to be divided between Iames & Andrew above named, and that my Said Executor Shall pay all my Just Debts, and demand & call in all Debts that are due to me.

Item. I give & bequeath to my beloved Wife Dorcas one Third part of my Homestead Lands & dwelling House & Cellar and Barn, and one third part of my live Stock (& Household Goods all of them) for her Use and that She may dispose of them as She Shall See meet: And my Said Execut^r Shall improve her Thirds for her, And Shall bring home all Sorts of Grain Corn Hay & Cyder, and secure it in good Season according to her Direction, And Shall bring home her Firewood & cut it fit for burning: And Shall

carry her corn to Mill & bring home the Meal: And if he Shall neglect or refuse so to do then She Shall or may take the Negro above mentioned into her own Hands to improve her Thirds for her. And I do further Will & hereby order that if my Son Andrew Should (when he comes of Age) Settle in Berwick that the Negrow above mentioned Shall Serve him two Years he the Said Andrew returning him as well cloathed as when he took him. In Witness whereof I have hereunto Set my Hand & Seal, And do hereby disallow revoke and disallow all & every other or former Testaments Wills Legacys Bequests & Executors by me in any Wise before named willed & bequeathed, Ratifying & confirming this and no other to be my last Will & Testament (The Word (in Berwick & Goods) being first entered.

Signed Sealed published pronounced & declared by ye Sd Andrew Neal to be his last Will & Testament in presence of us. Iohn Heard Bartlet Josiah Bridges Abraham Lord terts

Andrew Neal (Seal)

Probated 13 February 1758.

Probate Office, 9, 263.

In the Name of God Amen. The Second Day of Ianuary Anno Domini One Thousand Seven Hundred and Fifty eight, I Ioseph Willson of Kittery in the County of York & Province of the Massats Bay in New England Housewright, being aged & weak in Body but of perfect Mind & Memory, Thanks be given unto God. Therefore calling unto mind the Mortality of my Body & knowing that it is appointed for all men once to die Do make and ordain this my last Will & Testamt That is to Say: principally and

first of all, I give & recommend my Soul into the Hands of God that gave it, and my Body I recommend to the Earth to be buried in decent Christian Manner at ye Discrition of my Executors hereafter named, Nothing doubting but at the General Resurrection I Shall receive ye Same again by the Mighty Power of God. And as touching Such Worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of the Same in ye following Maner & form.

Imp^r My Will is that my just Debts & funeral Charges be raised & paid out of my Estate as Soon as may be conveniently after my Decease by my Execut^{rs} hereafter named.

Item. I give & bequeath unto Iudith my dearly beloved Wife ye Use & Improvemt of the one third part of my real Estate in Manner as the Law directs in Case of Intestate Estates.

Item. I give & bequeath unto my Well beloved Son Ioseph Willson his Heirs & Assigns part of my Land as follows Vizt one part thereof beginning at a Bunch of pair Trees about Six Rods Eastwardly from my Barn on ve Northerly Side of a Lane that Leads from my Barn, on ye Northerly Side of my Orchard twoards Thomas Hutchins Land, and to run from Said Pear Trees Northerly Straight to two Small Elmn Trees mark'd, and then continuing the Same Course to the Cart Path that leads from my Barn to the head of my Mowing Ground and then to run Northeasterly as the Path goes to the Head of my Mowing Ground at the Bars in the Stone Wall; And then running Southwardly as the Wall runs next the Pasture to the Corner thereof; And then running South westerly by the Wall and Fence to the turn of the Lane and then running as ye Lane Runs to the beginning: And also give to my Son Joseph Liberty to pasture three Cows eight Sheep & two Calves in my Pasture Land during his Life; and also give unto my said son Joseph Six Bushels of Winter Apples, and Six Barrells of Cyder per year during his Life to be made out of the

Orchard on my Lands during his Life; And also the Priviledge of living in & improving that part of the House he now lives in, And the Same Priviledge in the Barn he now improves.

Item. I confirm unto my well beloved Son Moses Willson what I have already conveyed to him by Deeds which is for his full Portion of my Estate.

Item. I give & bequeath unto my well beloved Sons David Willson & Gowen Willson all the remaining part of my Lands & Buildings whatsoever & wheresoever the Same is or may be found to them their Heirs & Assigns forever to be divided between them in equal Shares.

Item. I give & bequeath unto my well beloved Daughter Hannah Willson Thirteen pounds Six Shillings & eight pence lawful Money or the Value thereof out of my Stock of Creatures, And also Six pounds thirteen Shillings and four pence or the Value thereof out of my Household Goods all at the then Currt price as Such things go at.

And further my Will is that if my Said Son Joseph Shall have need to Sell or dispose of the Land or any part thereof that I have given him he Shall Sell it to one of his Brothers, if they See Cause to purchase and will give as much as another person. And all the remaining part of my personal Estate I give unto Iudith my Wife, whom I make & ordain my Execut^x and David my afores^d Son whom I make & ordain my Executor with his Mother of this my last Will and Testament to pay my Debts & funeral Charges. And I do hereby utterly disallow revoke & disannull all & every other former Testaments Wills Legacys & Bequests & Executors by me any ways before named willed & bequeathed ratifying & confirming this & no other to be my last Will & Testam^t.

In Witness whereof I have hereunto Set my Hand & Seal the Day & Year above written after ye Words (David Willson and Gowen Willson) were interlined, Memo that ye Words (to pay my Debts & funeral Charges) were interlined before Signing & Sealing.

Ioseph Willson (Seal)

Signed Sealed & published pronounced & declared by the Said Joseph Willson as his last Will & Testam^t in the presence of us the Subscribers, his

Thomas Hutchins Ioseph Weeks Andrew × Lewis 3^d John Godsoe.

Probated 3 April 1758. Inventory returned 20 March 1758, at £396: 15: 1, by Thomas Cutt, Samuel Haley and James Fernald, appraisers.

Probate Office, 10, 1.

In the Name of God Amen. I Daniel Tetherly of Kittery in the County of York in the Province of the Massachusetts Bay Shipwright, being bound on an Expedition and not knowing how God in his Providence may dispose of me. I make this my last Will & Testament, and after humbly bequeathing my Soul to God the Father of Spirits and recommending my Body to a decent burial wherever it may happen according to the Discretion of my Executors herein after named, if my Death Shall happen where they or either of them may have the Care of it. My worldly Estate I give & devise in the following Manner & Form viz^t

My Will is, That in the first place all my just Debts & funeral Charges be paid by my Executors as soon after my Decease as the Same may be done with conveniency.

Item. I give to my Sister Elizabeth the Sum of five Shillings lawful Money.

Item. I give to Sarah the Daughter of my Brother Samuel Five Shillings.

Item. All the Rest Remainder & Residue of my Estate real & personal I give & devise to my two Brothers John and William in Manner following viz^t one third thereof to

the Said William & two thirds thereof to the Said John to hold to them respectively and their Several & respective Heirs Executors Admin^{rs} & Assigns.

And I appoint them to be joint Executors of this my last Will & Testament, revoking all other Wills by me in any Manner heretofore made. In Witness whereof I have hereunto Set my Hand & Seal the 28th Day of February Anno Domini 1757.

Signed Sealed & declared by the Said Daniel Tetherly to be his last Will & Testam^t in presence of us who Subscribed as Witnesses in his presence. William Spinney William Fernald Ichabod Remick Daniel Tetherly (Seal)

Probated 24 April 1758.

Probate Office, 10, 11.

In the Name of God Amen

I Samuel Scammon of Biddeford in the County of York Gentⁿ being Sick & weak in Body but of perfect Mind & Memory Thanks be given unto God, therefore calling unto Mind y^e Mortality of my Body, and knowing that it is appointed unto all men once to die do constitute make & ordain this to be my last Will and Testament; That is to say, In the first place, I recommend my Soul into the Hands of God who gave it, and my Body to the Earth to be buried in a decent christian Manner at y^e Discretion of my Executors herein after named. And as touching Such Worldly Estate wherewith it hath pleased God in this Life to invest me, I give demise & dispose of y^e Same in the following Manner and Form.

Imp^r I will & order that all my just Debts & funeral Charges Shall be paid out of my Estate by Mehetable my beloved Wife whom I constitute an Executor of this my last Will & Testament.

Item. I give unto Mehetable my beloved Wife aforesaid the Improvement of one Half of so much of my Homested Farm whereon I now dwell as to extend from the Southwest End of it where it adjoins to the Homestead of Samuel Dennet to ye North East End of the Second Division of the Land purchased by Ebenez Ayer out of the Estate of Iames Scammon late Decd with the Occupation & Improvement of the one half of my dwelling House & Barn; and also the Improvement of all my Salt Marsh lying in Biddeford & Scarborough. Likewise the Improvement of all my personal Estate consisting in Money Bills Bonds Book Debts Household Cattle &c. only excepting & reserving three Yoke of Oxen and four Feather Beds & Bedding, to her Use and Improvement during her natural Life.

Item. I give unto my beloved Son Samuel Scammon (whom I appoint the other Executor of this my last Will & Testament) the whole of that part of my Homestead Butted beginning at ye South West End where it adjoins to Samuel Dennets Homestead Land, and extending North East to the End of the Second Division of the Land purchased by Ebenezer Ayer out of the Estate of Iames Scammon late Decd with about Five Acres of Land in the first Division of the purchase I made out of the Estate of the Said Iames Scammon, With Five Acres of Salt Marsh lying at a place commonly called Goose Fare in Biddeford afores And all my Right to Lands at Randezvouz, and old Orchard so called in Said Biddeford. And also one Yoke of Oxen when he Shall arrive at twenty one Years of Age.

Item. I give unto my beloved Son Isaac Scamman all that part of my Homestead Land butted beginning at the upper Edge of the Bank on the Western Side of Goose Fare afores^d and to Extend on a Northeast Course to y^e Middle

Line with all my Right in the purchase I made out of ye Estate of Iames Scamman afores^d Dec^d as yet undivided. And two Acres & half of Salt Marsh lying in Scarboro at a place called Roger's Cove, and one Yoke of Oxen, when he Shall arrive at twenty one Years of Age.

Item. I give unto my beloved Son Freeman Scamman all that part of my Homestead Land butted beginning at the Northeast End of the Land I bequeathed to my Son Samuel afores^d and to extend on a Northeast Course to the upper Edge of the Bank on the Western Side of Goose Fare River afores^d with a Fourteen Acre Lot of Land in the Second Division of the purchase I made out of the Estate of Iames Scamman afores^d Dec^d With Five Acres of Salt Marsh in Scarbor^o afores^d adjoining to y^e Patent Line. And also one Yoke of Oxen when he Shall arrive at twenty one Years of Age.

Item. I give unto my beloved Daughter Mary Scamman Forty pounds lawful Money to be paid to her by my Son Samuel afores^d when She Shall arrive to eighteen Years of Age. and also a Feather Bed & Bedding which I before excepted and reserved out of my personal Estate.

Item. I give unto my beloved Daughter Elizabeth Scammon Forty pounds lawful Money to be paid to her by my Son Samuel afores^d when She Shall arrive at Eighteen Years of Age, and also a feather Bed & Bedding which I before excepted and reserved out of my personal Estate.

Item. I give unto my beloved Daughter Mehetable Scamman Forty pounds lawful Money to be paid to her by my Son Samuel afores^d when She Shall arrive at y^e Age of Eighteen Years, and also a feather Bed & Bedding which I before excepted & reserved out of my personal Estate.

Item. I give unto my beloved Daughter Sarah Scammon Forty pounds lawful Money to be paid to her by my Son Samuel afores^d when She Shall arrive at Eighteen Years of Age, and also a feather Bed and Bedding which I before excepted & reserved out of my personal Estate.

Lastly. In as much as Mehetable my beloved Wife afores^d now proves to be in a State of Pregnancy, It is my Will in Case She Should bring forth a Son he should be paid Eighty pounds lawful Money by my Son Freeman Scammon afores^d and lawful Interest for the Same from y^e time my Son Freeman arrives to twenty one Years of Age to the Arrival of y^e Said Child to twenty one Years of Age; and in Case my Said Wife Should bring forth a Daughter, It is my Will She Should be paid Forty pounds lawful Money by my Said Son Freeman afores^d when She Shall arrive at Eighteen Years of Age, and also that he give her a feather Bed & Bedding.

And I do hereby revoke disannul & make void all former Legacys Wills & Bequests by me made Ratifying & confirming this and no other to be my last Will & Testam^t.

In Witness whereof I the Said Samuel Scammon have hereunto Set my Hand & Seal this Eighteenth Day of Feb^{ry} in y^e 31. Year of His Majesty's Reign Annoq Domini 1758. Signed Sealed published pro-Samuel Scamman (seal)

nounced & declared by y' Sa Sam' Scamman to be his last Will & Testament in presence of, Tm Iordan Ebenezer Ayer. Samuel White

Probated 10 July 1758. Inventory returned 27 Sept. 1758, at £1800: 3: 1, by Tristram Jordan, Ebenezer Ayer and Richard Berry, appraisers.

Probate Office, 10, 15.

In the Name of God Amen. The fourteenth Day of May 1757. In the 30th Year of y^e Reign of George the Second King of Great Britain France & Ireland. I Thomas Woodberry of Falmouth in the County of York and Province of the Massachusetts Bay in New England Yeoman being very

Sick and weak in Body but of perfect Mind & Memory, Thanks be given unto God, therefore calling unto Mind ye Mortality of my Body, and knowing that it is appointed for all men once to die; Do make & ordain this my last Will and Testament, That is to Say principally & first of all, I give and recommend my Soul into the Hands of God that gave it; and my Body I recommend to the Earth to be buried in decent Christian Burial at the Discretion of my Execut^x Nothing doubting but at the General Resurrection I Shall receive the Same again by the Mighty Power of God; And as touching Such worldly Estate wherewith it hath pleased God to bless me in this Life, after paying my just Debts and funeral Charges, I give demise & dispose of the Same in the following Manner & Form.

Imprimis. I give to my well beloved Wife Priscilla Woodbery whom I likewise Constitute & ordain Sole Executrix of this my last Will & Testament, the Income of all my Estate both real & personal so long as She continues my Widow But in Case She marries again, then my Will is that She Shall have one feather Bed, one Brass Kettle two pewter Dishes, and half a Dozⁿ of pewter Plates.

Item. I give & bequeath to my well beloved Daughter Lydia Hicks the Wife of William Hicks a piece of Land begining at a Stone by ye Side of the Road running Northeast till it comes to Iacob Sawyer's Tenn Acre Lot, and from thence Northwest to the Land of Iohn Robinson jun from thence to the Road first mentioned Southwest, be the Same more or less to her & her Heirs forever, by her or them freely to possess and enjoy.

Item. I give & bequeath to my well beloved Daughters Priscilla Woodbery Thankful Purrington the Wife of Humphry Purrington of Georgetown Hannah Woodbery Mehetable Woodbery Ioanna Woodbery, Fifteen Acres of Land out of my Sixty Acre Lot to be equally divided among them in quantity and Quality to them & their Heirs forever by them freely to be possessed & enjoyed, and furthermore my

Will is that my Daughters Priscilla Mehetable & Ioanna Woodbury Shou'd each of them have a Heifer as Soon as they can be raised upon my Farm.

Item. I give & bequeath to my only & well beloved Son Charles Woodbery all the rest of my Estate both real & personal, Houses Lands Goods Tenements whatsoever & wheresever they may be found thereunto appertaining or belong to Tho⁸ Woodbery to him & his Heirs & Assigns forever freely to be possessed and enjoyed by him or them. And furthermore my Will is that there Shall be no Division of my Estate either real or personal until the Death of my Wife or She is married to another Man.

And I do hereby utterly disallow revoke & disannul all and every other former Testaments Wills Legacys & Bequests and Executors by me in any Ways before named willed and bequested, Ratifying and confirming this & no other to be my last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal the Day & year above mention^d

Signed Sealed published pronounced & declared by the S^d Tho^s Woodbery as his last Will & Testament in presence of us the Subscribers. Ephraim Clark Ebenezer Cox Iohn Aramstrong. Thomas Woodbery (Seal)

Probated 3 Oct. 1757. Inventory returned same date, at £391: 3: 6, by Capt John Robinson, Benjamin Thrasher and Joshua Woodbery, appraisers.

Probate Office, 10, 23.

In the Name of God Amen.

The eighth Day of May in the Year of our Lord One Thousand Seven Hundred & fifty seven. I Ebenezer Hill of Biddeford in the County of York, and Province of the Massachusetts Bay in New England Gentⁿ being Weak in Body but of perfect Mind & Memory, Thanks be unto God therefor, calling to Mind the Mortality of my Body, and knowing that it is appointed for all men once to die, Do make & ordain this my last Will & Testament that is to Say principally & first of all, I give & recommend my Soul into the Hands of God who gave it, and my Body I recommend to the Earth to be buried in decent Christian Burial at the Discretion of my Executor, Nothing doubting but at the General Resurrection I Shall receive ye Same again by the mighty Power of God: And as touching the Worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of the Same in the following Manner & Form.

Imp^r I give & bequeath unto my beloved Son Ebenezer Hill or his Heirs the Sum of twenty nine pounds four Shillings lawful Money to be paid by my Executor within Two Years after my Decease.

Item. I give & bequeath unto my beloved Son Benjamin Hill or his Heirs the Sum of twenty eight pounds lawful Money to be paid by my Executor within one Year and an Half after my Decease.

Item. I give & bequeath unto my beloved Son Ieremiah Hill & to his Heirs or Assigns forever he paying y^e Several Legacys herein mentioned, all my Homestead both Land & Marsh, with all the Buildings Standing thereupon with all my Out Lands, also all my Stock & my Implem^{ts} of Husbandry.

Item. I give & bequeath unto my beloved Grandson Ebenezer Iordan Son of my beloved Daughter Dorothy Iordan Dec^d the Sum of twenty eight pounds fourteen Shillings lawful Money to be paid him when he Shall arrive at the Age of twenty one Years by my Executor, also my gunn. And in Case the Said Ebenezer Iordan Should die before he arrives at that Age, I order the Said Sum to his Brethren &

Sister, and to be equally divided betwixt them. the Said Sum of twenty eight pounds fourteen Shillings being what I purposed to have given my Said Daughter Dorothy Iordan if She had lived as the full of her Portion.

Item. I give & bequeath unto my beloved Daughter Susanna Emery the Sum of thirty one pounds Seventeen Shillings and four pence lawful Money to be paid by my Executor unto her or her Heirs within four Years after my Decease.

Item. I give & bequeath unto my beloved Daughter Lydia Winget the Sum of twenty nine pounds five Shillings & eight pence lawful Money to be paid unto her or her Heirs by my Executor within five years after my Decease.

Item. My Household Goods I give & bequeath unto my beloved Son Ieremiah Hill and my beloved Daughters Susanna Emery & Lydia Wingit to be equally divided betwixt them. My S⁴ Daughters allowing the amount of their parts of y^e Same out of the Sums above mentioned to be paid to them.

Item. I give & bequeath unto the Rev^d M^r Moses Morrell Pastor of the Church of Christ in Biddeford the Sum of two pounds lawful Money to be paid by my Executor at my Decease.

Item. I give & bequeath unto the Church in Biddeford ye Sum of Thirteen Shillings & four pence lawful Money to be paid by my Executor within one Year after my Decease.

Lastly. I make constitute & ordain my beloved Son Ieremiah Hill my Sole Executor of this my last Will & Testament, and I do hereby utterly disallow revoke & disannul all & every other former Wills Testaments Legacys bequests & Executors by me in any Wise before named willed & bequeathed, ratifying & confirming this & no other to be my last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal ye Day & Year before mentioned.

Ebenzer Hill (Seal)

Signed Sealed published pronounced & declared by the Said Ebenezer Hill as his last Will & Testament in the presence of us, Allen Gorden, Benja Mason Timothy Davis.

Probated 2 Oct. 1758.

Probate Office, 10, 29.

In the Name of God Amen.

The Sixth Day of May One thousand Seven Hundred & Fifty six. I Samuel Moody of Fort George in Brunswick in the County of York Esq^r being weak in Body but of perfect Mind & Memory, Thanks be given to God, Therefore calling unto Mind the Mortality of my Body and knowing that it is appointed for all men once to die Do make & ordain this my last Will & Testament, that is to Say, principally & first of all, I give & recommend my Soul into the Hands of God that gave it, and my Body I recomend to the Earth to be buried in decent Christian Burial at y^e Discretion of my Executor, Nothing doubting but at the General Resurrection I Shall receive the Same again by the mighty Power of God; And as touching Such Worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of the Same in the following Manner & Form.

Imp^r. I give & bequeath to my beloved Son Nathaniel Green Moody, one third part of my real Estate to be Set of to him in Quantity & Quality at y^e Discretion of my Executor.

Item I give & Bequeath to my beloved Son Samuel Moody one third part of my Real Estate to be Set off to him in quantity & quality at y° Discretion of my Executor

Item. I give & bequeath to my beloved Son Joshua Moody one third part of my real Estate to be Set off to him in Quantity & Quality at the Discretion of my Executor.

Item. I give & bequeath to my well beloved Wife Mary Moody, whom I likewise Constitute make & ordain my Sole Executrix of this my last Will & Testament all my personal Estate of what name or Nature Soever by her freely to be possessed and enjoyed.

And I do hereby utterly disallow revoke & disannul all & every other former Testaments Wills Legacys and Bequests & Executors, by me in any ways before named willed & bequeathed, and confirming this & no other to be my last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal ye Day & Year above written.

Signed Sealed published pronounced Samuel Moody (Seal)

& declared by y^e S^d Sam^l Moody as his last Will & Testament in y^e presence of us the Subscribers, David Dunning William Vincent, Iohn Cotton

Probated 2 Oct. 1758.

Probate Office, 10, 30.

In the Name of God Amen.

The Tenth Day of Ianuary in the Year of our Lord 1758. I Alexander Nickels of Newcastle in the County of York Gentⁿ being very Sick & weak in Body, but of perfect Mind & Memory Thanks be given unto God for the Same; and calling to Mind the Mortality of my Body, and knowing that it is appointed for all men once to die, do make & ordain this my last Will & Testament, That is to Say, principally & first of all I give & recommend my Soul into the Hands of God that gave it; And for my Body I recomend it to the Earth to be buried in a Christian like and decent Manner at ye Discretion of my Executor, Nothing doubting

but at the General Resurrection I Shall receive the Same again by the Mighty Power of God; and as touching Such worldly Estate wherewith it hath pleased God to bless me in this Life; I give devise & dispose of the Same in Manner & Form following, that is to Say, In the first place, I give & bequeath to Hannah my dearly beloved Wife, the whole East End of my dwelling House, with two Acres of Land adjoining the Same; Also Hay and Pasturage for two Cows, and likewise the Gristmill; All which I will & bequeath to the Said Hannah to be her Sole Property to be disposed of by her at her Death in the Way & Manner She Shall think most proper.

Also I give to my well beloved Sons Iames Nickels William Nickels Alexander Nickels Iohn Nickels & Samuell Nickells all the whole remaining part of my real Estate together with the Saw Mill, and what concern I have in Vessels at Sea, That at ye Term of four Years ensuing the Date hereof Shall be equally divided amongst them, Excepting the Meadow at the Head of Kenedys Marsh I will & bequeath to my Daughter Mary & her Husband, when they my abovesd Sons Shall pay what Debts I owe, together with the following Sums, which I will order and Appoint to my Daughters vizt to my Daughter Margaret the Sum of Forty pounds lawful Money, And to my Daughter Iane the Sum of Fifty three pounds Six Shillings and eight pence; and to my Daughter Hannah the Sum of Forty pounds, and to my Daughter Elizabeth the Sum of Fifty three pounds Six Shillings & Eight pence.

I also will & appoint these my Sons Severally & annually after the Experation of the four Years above mentioned as long as God Shall think fit to continue my well beloved Wife in this Life the Sum of Five pounds annually for her Support. I also order & appoint my Son Alexander to have his part of Land adjoining his dwelling House And my Son Samuel to have the West End of my dwelling House in his part according to the Valuation of ye Same.

I likewise constitute make & ordain my well beloved Sons Alexander Nickells Samuel Nickells & William Millar my Son in Law to be my only & Sole Executors of this my last Will & Testament; And I do hereby utterly disallow revoke & disannul all & every other Testam^{ts} Wills & Legacys Bequests & Executors by me in any Ways before this time Named willed & bequeathed, Ratifying and confirming this & no other to be my last Will & Testam^t In Witness whereof I have hereunto Set my Hand and Seal the Day & Year above written

Alexander Nickels (Seal)

Signed Sealed published pronounced & declared by y° Said Alexander Nickels as his last Will & Testament in the presence of us the Subscribers that is to Say

William McCleland John Cunningham & Mary Millar

Probated 2 Oct. 1758. Inventory returned 29 Sept. 1758, at £912: 6: 7, by John Ballantinin, William McCleland and John Cunningham, appraisers.

Probate Office, 10, 35.

In yo Name of God Amen. The Seventh Day of Iune Annoq Domini One Thousand Seven Hundred & Fifty eight, I Ann Fox of Falmouth in the County of York and Province of the Massachusetts Bay in New England Widow being very Sick & weak in Body but of a Sound & disposing Mind & Memory, Thanks be given to God, and knowing that all must die, and expecting to my Self Shortly, I resign my Soul to God to be by him disposed of for Eternity, and my Body to the Earth to be buried in decent Christian Burial at the Discretion of my Executors hereafter named; And as touching my Worldly Estate, I give demise & dispose of the Same in the following Manner & Form.

Imp^{rs} It is my Will that all my just Debts & funeral Charges be first paid out of my Estate.

Item. I give & bequeath unto my dearly beloved Children Iohn Fox & Mary Fox equally the whole of what was bequeathed me by my late hon^d Father Michael Hodge of Salisbury Dec^d in his last Will & Testament, to them their Heirs and Assigns forever, Excepting the Household Stuff therein mention^d which I give to my three Daughters Hannah Lucy & Ann Jones.

Item. It is my Will that ye Expence & Charge of Education & bringing up my two Children aforesd vizt John & Mary Fox be paid out of Some other part of my Estate, than what was bequeathed me by my hond Father aforementioned they to be educated & brought up decently, till Such times as they are capable to provide & Act for themselves; And the Remainder of my Said other Estate after that; to be equally divided between my five Children vizt Hannah Jones Lucy Ioues Ann Iones, John Fox & Mary Fox them their Heirs and Assigns forever.

And I do constitute make & ordain Stephen Longfellow of Falmouth afores^d Gentⁿ and my afores^d Daughter Lucy Jones Joint Executors of this my last Will & Testament. And I do hereby utterly disallow revoke & disannul all & every other former Testam^{ts} Wills Legacys Bequests & Executors by me in any ways before named willed & bequeathed. Ratifying & confirming this and no other to be my last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal the Day & Year above written.

Signed Sealed published pronounced Ann Fox (Seal) & declared by ye sd Anne Fox as her last Will & Testamt in ye presence of us ye Subscribrs

Benja Titcomb Sarah pearson Ann Titcomb

Probated 5 Oct. 1758. Inventory of personal estate appraised at £123: 11: 5, old tenor, or £16: 9: 6, "lawful money," by James Gooding, William Cotton and James Milk, 3 Jany 1761, besides four tracts of lands the valuation of which is not carried out.

Probate Office, 10, 36.

North Yarmouth August 12. 1758.

We the Subscribers being this Day at the House of Mr Moses Brown in Said Northyarmo where one Ionathan Stubs being Sick (which Said Ionathan belonged to Falmo in ye County of York) And the Said Ionathan calling his Wife Huldah Stubs, and taking her by the Hand Said he was about to leave her, and at the Same time desired us to bear Witness to the following Words by him Spoken to her Vizt. That as touching such worldly Goods & Estate as he was possessed of his Will was, and accordingly he did give & bequeath to his Said Wife Huldah, and the Child or Children born of her Body all his Estate both real & personal excepting his Wearing Apparel, the which he gave to his Brother Richard Stubs & Ionathan Underwood to be disposed of among his Relations as they Should think proper. He being asked whether his meaning was that in Case his Said Wife Shou'd not have a Child by him begotten that his Estate Should go to her Child or Children by another Husband after him in Case of any, he answered that that was his Meaning but that if his Wife Should die & leave no Issue, that then his Estate Should go to his Brother Richard Stubbs & his Sisters to be equally divided among them. Also that his Said Wife Shou'd be Sole Executrix of this his last Will & Testament. He being ask'd if he would not have his Will wrote in a proper Manner, he replied there would not be time therefor, it being urged that it might prevent troble after his Death whereupon he consented; and an attempt was made to reduce the Same in Form, but before it could be compleated he was unable to execute the Same and Soon died.

Gilbert Winslow. Mary \times Brown mark her Ioanna \times Brown mark

Sworn to by all the attesting witnesses, and allowed in Court, 2 Oct. 1758. Inventory returned 26 Sept. 1753, at £182: 2: 4, by Benj. Mogaridge, Samuel Fisher jr., and Nathaniel Blancher jr., appraisers.

Probate Office, 10, 39.

In the Name of God Amen. The Seventeenth Day of April 1758. I Gideon May of Berwick in the County of York in the Province of the Massachusetts Bay in New England Husbandman, being of perfect Mind and Memory, Thanks be given unto God calling to Mind the Mortality of my Body, and knowing it is appointed unto all men once to die; Do make & ordain this my last Will & Testament That is to Say; principally & first of all, I give and recommend my Soul into the Hands of God, that gave it, and my Body to the Earth to be buried in decent Christian Manner at the Discretion of my Executor, nothing doubting but at the General Resurrection I Shall receive the Same again by the mighty Power of God; And as touching Such worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of ye Same in ye following Manner and Form.

Impr. I give & bequeath to my dearly beloved Wife Mary the Use & Improvemt of all my Estate real & personal my House Barn Stock Land & whatsoever is to me in any Measure belonging or in any Wise appertaining during her natural Life She paying out of it all my honest Debts.

Item. I give & bequeath to Samuel May Hardison what Shall be left of my Said Estate at y° Decease of my beloved Wife Mary to him & his Heirs & Assigns forever, or if the aboves Samuel May Hardison decease before my beloved Wife Mary, then I give & bequeath my Said Estate to Joseph Hardison jr to him his Heirs & Assigns forever.

Item. I do likewise constitute appoint & ordain my beloved Wife Mary the Sole Executrix of my last Will & Testament; and I do hereby utterly revoke & disannul all & every other former Wills Legacys Testam^{ts} & Execut^{rs} by me made ratifying & confirming this and this alone to be my last Will & Testament.

In Witness whereof I have hereunto Set my Hand & Seal the Day & Year above written.

Gideon May

Signed Sealed published pronounced & declared by the Said Gideon May as his last Will & Testament in presence of us the Subscribers Witnesses Daniel Libbey jun^r Ioseph Hardison.

Probated 17 Oct. 1758. Inventory returned 11 Oct. 1758, at £101: 4:3, by Daniel Libby jr., Isaac Brackett and Nathaniel Gubtail jr., appraisers.

Probate Office, 10, 40.

In the Name of God Amen. The Ninth Day of May 1758. I Thomas Holmes of Berwick in the County of York in the Province of the Massa: Bay in New Engl^a Yeoman being of perfect Mind & Memory Thanks be given unto God calling unto Mind the Mortality of my Body, and knowing that it is appointed unto all men once to die, Do make & ordain this my last Will & Testament, That is to Say, principally and first of all, I give & recommend my Soul into the Hands of God that gave it, and my Body I recommend to the Earth to be buried in Christian Burial at the Discretion of my

Executors nothing doubting but at the General Resurrection I Shall receive the Same again by the Mighty Power of God. And as touching such worldly Estate wherewith it hath pleased God to bless me in this Life, I give demise & dispose of y° Same in the Manner & Form following.

Imp^r. I give & bequeath to my dearly beloved Wife Sarah the Use & Improvem^t of the one half of my Homestead Lot with the Appurtenances & priviledges thereunto belonging; also the Use & Improvem^t of my House Barn & Utensils for Husbandry during her remaining a Widow.

Item. I give & bequeath to my Said Wife one Yoke of Oxen my Cows Sheep & all Swine for her Use & Improvemt during her Widowhood; and all that Shall remain of my own proper Stock in Cattle at her Decease, I give & bequeath to my Brethren and Sisters to be equally divided amongst them.

Item. I give & bequeath to my beloved Brother William Holmes all my Right Title & Interest in & to the Lot whereon my Father & Said Brother William now dwells, which was formerly the Land of Thomas Newbury to him & his Heirs forever, together with Six Acres of Land adjoining to the abovesd Lot, on which my Father & s^d Brother dwells which I purchased of Ioseph Stone to him & his Heirs forever.

Item. I give & bequeath to my Said Brother William Holmes Four Acres of Land contained in ye Field whereon my Barn now Stands to him & his Heirs forever.

Item. I give to my beloved Brother Samuel Holmes Fifteen Acres of Land being part of the Common Rights lying upon ye Westermost Side of little River, to him & his Heirs forever.

Item. I give & bequeath to Ioseph Holmes Son of my Said Brother Samuel Holmes my House Orchard & Inclosure whereon it Stands being about Four Acres after the Decease of my Wife, or if She Should marry again at her Marriage to him & his Heirs forever.

Item. I give to my Servant Paul Welch a Yoke of Oxen my Gun & my Wearing apparel.

Item. I give & bequeath to ye Said Paul Welch & Thomas Furnace all my Right & Title to one quarter of a whole Right lying in the Township at the Head of Berwick called Lebanon to be equally divided between them to them & their Heirs forever.

Item. I do likewise constitute make & ordain my beloved Brother William Holmes the Sole Executor of this my last Will & Testament. And I do hereby utterly disallow revoke and disannul all former Wills Legacys Bequests & Execut¹⁸ by me in any wise before willed & bequeathed, Ratifying and Confirming this to be my last Will and Testament. In Witness whereof I have hereunto Set my Hand & Seal the Day & Year above written. Thomas Holmes (Seal)

Signed Sealed published pronounced & declared by y° S^d Tho^s Holmes as his last Will & Testam^t in the Presence of us the Subscribers
Nathan¹ Libbey Patrick Gowen John Andrews.

Probated 17 Oct. 1758. Inventory returned 9 Oct. 1758, at £208: 7: 1, by Samuel Bracket-Nathaniel Libbey and Patrick Gowen, appraisers.

Probate Office, 10, 53.

In the Name of God Amen. I Dorcas Cutt of Kittery in the County of York in the Province of the Massachusetts Bay in New England Widow being aged & infirm, and not knowing how soon it may please the Allwise God to call me from this World, do make & ordain this to be my last Will & Testament. I firmly depend on the Mercy of God. I trust in ye Merits of Christ. I commit my Soul to the Care of my Redeemer. And my Body I commit to the Earth to

be decently interr'd at the Discretion of my Executor hereafter named: But being Sensible of y° Vanity of Splendid & pompous Funerals my Will is that Rings be not given at my Funeral nor Plates fixt on my Coffin. And if there be any thing left that Shou'd be given to the poor, I refer that to y° Discretion of my Executor And my Will is that whatsoever of Right is due from me to any one be paid in convenient time after my Decease by my Executor hereafter named.

I give & hequeath to my beloved Daughter Mary Whipple her Heirs & Assigns all my Household Goods & Furniture Money Notes & Bonds, and all my moveable or person¹ Estate of what Nature kind or Quality soever. And having by Deed of Sale granted to my Son William Whipple and my Daughter Mary Whipple a Tract of Land on ye Road between Kittery & York which Deed bears Date the 28th Day of February one thousand Seven Hundred & Forty six I do hereby Ratify & confirm the Same to them according to the Tenor of said Deed.

I give & bequeath to my beloved Daughters Katharine Moffat, Mehetable Odiorne & Elizabeth Whipple their Heirs and Assigns in equal Shares that part of the Land belongs formerly to M^r John Hoel which my late Husband by his last Will & Testament ordered that I should have the Disposal of, and which is not fenced nor improved, having by Deed granted the other part viz^t that which is fenced and improved to my Son & Daughter William & Mary Whipple as abovesaid.

I give to my Daughter Elizabeth Whipple my black Trunk and what is contained therein.

I do hereby constitute & appoint my beloved Son W^m Whipple Sole Executor of this my last Will & Testament, Revoking & declaring void all other Wills by me at any time before made by Word or Writing, and confirming this & no other to be my last Will & Testament.

In Witness where of I have hereunto Set my Hand and

Seal this twenty sixth Day of May Anno Dom 1749. In the 22^d Year of His Majestys Reign.

Signed Sealed pronounced & declared

Dorcas Cutt (Seal)

by y° Said Dorcas Cutt to be her last Will & Testament in y° presence of us Meshech Weare Caleb Sanburne Ebenezer Adams

Probated 3 Aug. 1758.

Probate Office, 10, 54.

In the Name of God Amen.

The tenth Day of October 1757, I Benjamin Stacy of Kittery in the County of York and Province of the Massachusetts Bay Yeoman being infirm of Body, but thrô divine Goodness of Sound Mind & Memory, and calling to Mind the Mortality of my Body, and ye Uncertainty of Life, Domake & ordain this to be my last Will & Testamt vizt and in the first place, I recomend my Body to the Dust to be buried in Christian Manner at ye Discretion of my Executrix hereafter named, and my Soul to God who gave it, hoping to obtain the Mercy of God thrô Iesus Christ to Eternal Life, And as to what worldly Estate it hath pleased God to bestow on me in this Life I dispose of it in the following Manner Vizt

Imp^r I give & bequeath to my well beloved Wife Sarah Stacy the Improvem^t of all my Estate both real & person¹ (except what I hereafter give to my Son Ichabod) until the Sons to whom it is given come of Age viz^t y^e Age of twenty one Years, and of that part of my Estate in Kittery I purchased of Samuel Odel, I give her the Improvem^t during her natural Life; And after her Decease I give the Land &

Appurtences I bought of Said Samuel Odel to be equally divided to & amongst my Daughters to them their Heirs & Assigns forever. I likewise give to my Said Wife all the Wood on that Ten Acres of Land in Kittery I purchased of Iames Gowen for her own Use during Life, and likewise Liberty to cut & hall her firewood off from any other of my Land as She may have Occasion for her own Use, And likewise the Improvement of about Fifteen Acres of Land & Meadow more or less in Berwick, where Robert Allen did formerly live lying between the Land I had of Mad^m Mary Frost & yº Way during her Life reserving to my Son Ichabod a Way through the Same as is hereafter mentioned the Fifteen Acres as afores in Lieu of her Thirds of all & every of my Lands in Berwick. I likewise give my said Wife all my moveable Estate of all kinds, except what I may or do hereafter dispose of including my Negro Man & all Debts due to me, for her Use in bringing up my Children in the best Manner she can; She paying my just Debts & Funeral Charges, and to divide ye remaining part equally amongst my Daughters when She sees meet I likewise give her the Use of the whole House & half the Barn vizt the Easterly End of the Barn during Life

Item. I give & bequeath to my beloved Son Ichabod Stacy Forty Acres of Land more or less in Berwick aforesaid between the Lands I bought of Mad^m Mary Frost & the Lands of Joseph Ricker it being ye Same Land & Meadow I purchased of the Widow Mary Allen, and part of what I purchased of Robert Allen, and all I bought of Iedediah Allen & Ioseph Ricker; And likewise I give my said Son twenty acres more or less, which I purchased of the Heirs of Iames Staple Dec^d The Eastern Bounds of Said Forty Acres is to go no further than ye Western Line of the Fifty Acres I had of said Mary Frost, and to run from the Southwest Corner of said Fifty Acres thrô Grants Marsh on a South Course to the Extent of my Land there. I likewise give my said Son Thirty Acres of Land in Berwick afores⁴

for a Wood Lot, in Lot Number Five in the Second Check of y^e Division of the common Land of the Proprietors of Kittery in Berwick afores^d I likewise give him y^e Priviledge of a Way to pass & repass as he Shall have Occasion thrô the Lands I had of Mad^m Frost afores^d and the Lands I had of Rob^t Allen to the High Way He making & maintaining Gates or Barrs at his own Cost and keeping them up, and doing as little Damage as may be and if any Damage come to his Brothers thrô his Means or Neglect in leaving open or not making Sufficient Gates or Bars he Shall be accountable and make good the Same. The foregoing Bequests is to my Son Ichabod his Heirs & Assigns forever in Fee Simple.

Item. I give & bequeath unto my Son Benjamin Stacy all that Fifty Acres of Land more or less which I purchased of Mad^m Mary Frost in Berwick with ye Buildings and Appurtenances, which Sd Fifty Acres lieth between ye Lands I have before given to my Son Ichabod, and the Lands formerly laid out to Dan¹ Emery Decd and all ye Meadow Land at the South End thereof carrying ye Same Breadth of ye Said Fifty Acres; All to be improved by his mother till he comes of ye Age of twenty one Years; And after his Mothers Decease I likewise give him all that Fifteen Acres more or less between ye Said Fifty Acres & the Way which I have before given his Mother ye Improvemt of during her natural Life only reserving to his Brother Ichabod a Way thrô ye Same as before mentioned. I likewise give my Said Son Benjamin Thirty five Acres of Wood Land in Berwick aforesd Ten Acres of which is in Lot No five in ye Second Check & twenty five is in Lot No Six in yo Sd Second Check of ye Division of ye Common Lands there, all which is to him his Heirs & Assigns for ever in Fee Simple, he paying to his two oldest Sisters vizt to Hannah & Lydia to each of them a Cow when he comes of age immediately after his Mothers Decease or in Failure thereof to pay each of them three pounds lawful Money in Cash.

Item. I give & bequeath to my Son Iohn Stacy all my Lands in Kittery, except what I purchased of Sam' Odell, ye Same to be improved by his Mother till he comes of ye Age of twenty one Years, And after that he is to manage ye Same to ye best Advantage, and render to his Mother one third part of the Produce into ye House; the whole of which I allow her during her Life; And in ye Barn ye Easterly half of which She is to have & improve during her natural Life all which is to be done in ye proper Season thereof, my Said Son to have the Westerly half of the Barn as Soon as he comes of age; and all the other Buildings after his Mothers Decease all which is given to him his Heirs and Assigns forever in Fee Simple he paying when he comes of Age to each of my Five Daughters vizt to Hannah Lydia Sarah Mehetable & Meribah one Good Cow to each, or in Lieu thereof three pounds lawful Money to each of my Said Daughters.

Item. I give to my Daughter Hannah in Fee Simple twenty one Acres of Land in Lot N° Fourteen in the first Check in y° Division of the Common Lands of the Proprietors of Kittery in Berwick.

Item. I give to my Daughter Lydia in Fee Simple twenty Acres of Land in Lot Number twenty five in the said first Check.

Item. I give to my three other Daughters vizt Sarah Mehetable & Meribah Seventy five Acres of Land in Fee Simple in Lot Number fifty seven in ye first Check and five Acres in Number Fifty two in ye Same Check to be equally divided amongst them; And after my Wife's Decease I give to my Five Daughters before mention'd in equal Shares in Fee all that Ten Acres of Land more or less in Kittery I had of Sam¹ Odell with the Buildings & Appurtenances.

And my Will is, That if either of my Sons die before they come of Age & leave no Issue his Portion Shall be equally divided between the other Sons; and if either of the Daugh-

ters die before they come of Age unmarried & leave no Issue her Portion is to be equally divided amongst ye Daughters.

And I leave Seventy acres of Land in Berwick in Lot Num^r Six in ye Second Check to remain in my Wife's Hands till all the Sons comes of age, and after that if there be no Necessity to Sell or dispose of the Same to pay Debts or Charges that may hereafter arise the Same shall be equally divided amongst my three Sons when my Wife Sees Cause to deliver the Possession thereof to them.

In the last place, I appoint & ordain my Well beloved Wife Sarah Stacy Sole Execut^x of this my last Will & Testament, Renouncing all other Wills by me heretofore made and do declare this & this only to be my last Will & Testam^t.

In Witness whereof I have hereunto Set my Hand & Seal this tenth Day of October in the 31st Year of His Maj^{ts} Reign, 1757.

Benja Stacy (Seal)

Signed Sealed published pronounced & declared by the said Benj^a Stacy to be his last Will & Testament in presence of Gattensby Wittum Iohn Emery jun^r Caleb Emery Daniel Emery jun^r Noah Emery.

Probated 9 Nov. 1758.

Probate Office, 10, 59.

In the Name of God Amen.

This Ninth Day of May Anno Domini one thousand Seven Hundred & Fifty eight. I Benjamin Welch jun^r of North Yarmouth in the County of York & Province of y^e Massachusetts Bay in New England Husbandman being in perfect Mind & Memory Thanks be unto God therefore Calling to Mind the Mortality of my Body, and that it is appointed for

all men once to die, Do make & ordain this my last Will & Testam^t that is to say principally and first of all, I give & recommend my Soul into ye Hands of God who gave it, and my Body I recommend to ye Earth to be buried in a decent Manner nothing Doubting but at the General Resurrection I Shall receive the Same again by the mighty Power of God; And as touching Such Worldly Estate wherewith it hath pleased God to bless me with in this Life, I give demise & dispose of the Same in the following Manner & Form that is to Say,

Imprimis I give unto my beloved Brother Thomas Welch Three Hundred Acres of Land which I have in the said Town of North Yarm^o & also my Yoke of Steers

Item. I give to my beloved Sister Eliz^a Welch Thirty Acres of Land more that I own in said Town & also my Cow & Heifer.

Item. I give to my Said Brother & Sister the produce of my Freight of Cordwood after the Same is sold by Ionathan True of said Town to whom I have given full Power to Sell the Same: And whom I like wise constitute make & ordain my Sole Executor of this my last Will & Testam^t. And my Will is that he be fully paid for all his Charge and Trouble therein out of the Produce of ye Sd Freight of Wood; And the remaining part to be equally divided between my Said Brother & Sister. And I do hereby declare this & no other to be my last Will & Testament.

In Witness whereof I have hereunto Set my Hand and Seal the Day & Year above written. Benja Welch jr (Seal) Signed Sealed published pronounced & declared by Benjamin Welch jun as his last Will & Testam in the presence of us Witnesses. Ionathan True Moses Bradbury Enoch Harvey.

Probated 1 Jany 1759. Inventory returned 19 Jany 1759, at £115: 0: 2, by Gilbert Winslow, Solomon Mitchell and Thomas Scales, appraisers.

Probate Office, 10, 63.

In the Name of God Amen.

I Sir William Pepperrell of Kittery in the County of York Baronet, knowing the Mortality of my Body and the Uncertainty of Life, Do make & ordain this my last Will & Testament, first & principally I resign my Soul into the Hands of Almighty God, trusting in His Mercy & Stedfastly hoping for Salvation thrô the Merits of His only Son my blessed Redeemer; and my Body I commit to the Earth to be decently buried; and as for that Worldly Estate which God in his Goodness has given me, I dispose thereof as follows.

I give & bequeath unto Mary my beloved Wife the Income of the Half of my real Estate to Hold for the Term of her natural Life. I also give her any four of my Negroes which of them She Shall choose I also give to her Liberty to make Use of any part or all my household Furniture during her natural Life, and at her Decease to be disposed of as I Shall hereafter direct. I also give her the Increase of one half of all my Stock of Cattle Sheep & Horse kine on all my Farms, the Number of the present Stock to be always kept good on the Farms. I also give unto my Said Wife my Chariot & Chaise with the Harness, and her Choice of any two of my Horses. I also give unto my said Wife a Thousand pounds Sterling to be paid out of my Money in London under the Care of William Baker Esqr. I also give unto my said Wife all my Wine Cyder Spirits Beaf pork & Flour which may be in my House or Ware-Houses, She quitting all Right of Dowry or Power of Thirds to any Land which I have or shall hereafter Sell.

I give unto my Son in Law Nathaniel Sparhawk Esq^r all the Debt he oweth me that is the Dividend which Shall be allowed me for my Demand on him & his late Partner Benjamin Colman.

If my Executors hereafter named Shall think there is Oc-

casion for my dear Daughter Elizabeth Sparhawks Support and for the bringing up of her Children as they Shall think proper. It is my Will that they Shall pay into her own Hands any part or all of the other Half of ye Income of my real Estate & Cattle and the Interest of a Thousand pounds Sterling, and I will & ordain that her Receipt Shall be a Sufficient Discharge to them of so much as they Shall order to her out of the said half of the said Half of my real Estate and Interest of the Said Thousand pounds Sterling Notwithstanding her Coverture. But it is to be observed that so much of the Income of Said Estate is to be laid out on the Buildings & Fences &c. as to keep the whole in good Repair. And I give my Said Daughter full Power by her last Will & Testament or in Case of her Coverture by any Writing to be made by her as her last Will to dispose of the said Thousand pounds Sterl^g as likewise my Houses & Farm in the upper Parish of York call'd Scotland and all the other Lands I have in Said Parish and all my Lands in Berwick with full Power thereof and the Remainder thereof to any one or all or any Number of her Children as She Shall think fit, and in Case She Shall not so dispose of the Same in Fee I will & order that ye Same after ye Death of my Said Wife & Daughter Shall be equally divided amongst the Children that Shall be lawfully begotten on the Body of my Said Daughter.

I give & bequeath unto my Grandson Nathaniel Sparhawk jun all the Lands & Houses which I purchased of my Son in Law Nathaniel Sparhawk Esq lying and being in this County of York to hold to my Said Grandson to him & his Heirs & Assigns forever after the Death of my Wife & Daughter provided he lives to the age of twenty one years, but if he Should die before he come to said age of twenty one years then to be equally divided amongst the Surviving Children of my Said Daughter Eliz Sparhawk lawfully begotten of her Body that Shall live to the Said age of twenty one years and that is after my Wife and Daughters

Decease. I likewise give & bequeath unto him if he Should live to the age of twenty one years a Thousand pounds Sterling out of Money in London under the Care of William Baker Esquire.

I give & bequeath unto my Grandson Samuel Hirst Sparhawk after my Wife & Daughters Decease my House and Land at Portsmouth and my Farm in Newington both being in the Province of New Hampshire and my Farm lying near the lower Ferry in York which Daniel Crosby now hires of me with my House & about two Acres of Land lying on Kittery Point which I purchased of Thomas Allen and where he now lives, and the Pasture on Said Point which lies next to the Land I bought of my Son in Law Sparhawk and the Pasture lying next to the Harbour over against between the Battery & the House black Richard lives in to Hold to my Said Grandson to him & his Heirs & Assigns forever, provided he lives to the age of twenty one years but if he should die before he should come to the age of twenty one years then to be equally divided amongst the Surviving Children of my said Daughter Elizabeth Sparhawk lawfully begotten of her Body that is to Say after the Decease of my Said Wife & Daughter And if he Should live to the Age of twenty one years then I give & bequeath unto him a Thousand pounds Sterling out of my Money in London under the Care of William Baker Esq^r

I give & bequeath unto my Grandson Andrew Pepperrell Sparhawk after my Wife & Daughters Decease my new House built for my dear Dec^d Son Andrew Pepperrell Esq^r in said Kittery with the Land fenced in with a Board Fence round Said House with the Garden fenced in next the Harbour over against S^d House with the three Fields now fenced in lying on the North side the High Way next to the Pasture before given to his Brother Samuel with the Field next to the Harbour call'd the Battery Field adjoining on y^e East Side by Edmund Moody's Garden and on ye West by the Pasture before given to his Brother Samuel, with all the

Land I bought of Charles Frost lying at a place called Sturgeon Creek in said Kittery to Hold to my Said Grandson & the Heirs lawfully begotten of his Body forever, But if my S^d Grandson Andrew Should die without Issue lawfully begotten of his Body Male or Female then all that I have before given to y^e S^d Andrew after my Wife & Daughters Decease, I give & bequeath to my Grandson William Pepperrell Sparhawk & the Heirs lawfully begotten of his Body forever. I give & bequeath unto my Said Grandson Andrew if he Should live to the age of twenty one years a Thousand pounds Sterling out of my Money in Loudon under the Care of William Baker Esq^r as likewise all the Household Furniture which I Shall leave in the Said House built for my aforesaid deceased Son.

I give & bequeath unto my Grand Daughter who I call Mary Pepperrell Sparhawk after my Wife and Daughter's Decease if She lives to the Age of twenty one years my House & Land containing about Forty acres lying & being in Said Kittery which I purchased of William & Henry Barter and all my Lands in Boston and in Rutland in the County of Worster to Hold to my Said Grand daughter & her Heirs & Assigns forever but if She Should die before She come to Said Age then to be equally divided amongst the Surviving Children that Shall be lawfully begotten of the Body of my said Daughter. I likewise give to my Said Grand Daughter my Diamond Ring in my Chest in Boston. I likewise give & bequeath unto my said Grand Daughter if She Should live to the age of twenty one Years One thousand pounds Sterl out of the Money I have in London undr ve Care of Wm Baker Esqr

I give & bequeath to my Sister Mary Prescot thirty pounds Ster to buy her Mourning or do with it as She Pleases.

I give & bequeath to my Sister Margery Gunnison all the Money that She oweth me and twenty pounds Sterl^g to buy her Mourning or do with it as She pleases.

I give & bequeath unto my Sister Miriam Tyler all the Right I have to House & Land She lives in at Boston and what Money She oweth me by Mortgage or any other way She to put her Self in Mourning if She pleases.

I give to my Sister Dorothy Newmarch all ye Money her Husband her Husband Ioseph Newmarch Esq^r oweth me, and Six pounds Sterl^g to buy her Mourning or do with it as She pleases. I give to my Sister Iane Tyler twenty pounds Sterling to buy her Mourning or do with it as She pleases.

I give to my Kinsmen Iohn & Andrew Philips to each of them what Money they owe me, and three pounds Ster¹ to each of them, and that said Iohn Philips has Liberty to improve Fifty Acres of my Land where he now lives in the Town of Biddeford during his natural Life.

I give to my kinswoman Sarah Frost my Dec^a Brother's eldest Daughter all the Money She & her Dec^a Husband M^r Charles Frost oweth me, and Thirty pounds Ster^l to buy her Mourning or do with it as She pleaseth.

I give to the Children of my kinswoman Margery Wentworth Dec^d to be equally divided between them all the Money their Father Captⁿ William Wentworth oweth me, and Ten pounds Sterling to be paid to each of them after they arrive to y^e Age of twenty one years.

I give to my Kinswoman Iane Watkins all the Money her Dec^d Husband Captⁿ Andrew Watkins oweth me.

I give to my Kinsman Captⁿ William Frost one half of all the Money he oweth me provided within two years after my Decease he pays the other Half to his Brother Andrew Pepperrell Frost & his Sister Sarah Blunt to be equally divided between them.

I give what Money my Kinsman Ioel Whittemore Dec^d owed me to be divided in equal Shares among his Children.

I give to my Kinsman W^m Whittemore all y^e Money he oweth me.

I give to the Rev^d M^r Benjamin Stevens Ten pounds Sterling to buy him Mourning or do with it as he pleases.

I give to each of the Children of my Kinswoman Margery Gerrish Dec^d to be paid them as Soon as Soon as they arrive to the age of twenty one years five Pounds Sterling.

I give to each of the Children of my Kinswoman Eliza Hale Decd to be paid them as Soon as they arrive to the Age of twenty one Years five pounds Sterling.

I give to my Kinsman Iohn Watkins twenty pounds Sterl.

I give to my Kinswoman Mary Moody all the money her Husband Edm^d Moody oweth me & ten pounds Ster¹.

I give to my kinswoman Dorothy Pitman all the Money which her Husband Derry Pitman oweth me.

I give to my kinswoman Ioanna Frost all the Money her Dec^d Husband Charles Frost Esq^r owed me & ten pounds Ster¹.

I give to my Kinsman Iohn Frost Esq^r all y^e Money he oweth me.

I give to Hannah Billings five pounds Sterling to buy her Mourning or do with it as She pleases.

I give to the poor of the Parish where I now live in Kittery two Hundred Bushels of Indian Corn to be distributed amongst them within four years after my Decease as the Minister of said Parish & my Executors shall think proper. I likewise give to the poor of the Church in said Parish ten pounds Ster¹ to be improved for their Use as the Minister & my Said Executrs Shall think proper, and ten pounds Ster¹ to be laid out in Plate for S⁴ Church as my said Execrs Shall direct.

I give all my Cloathing & armour & Gold Rings, except what is before & hereafter given, to the Sons lawfully begotten on the Body of my Said Daughter Eliz^a Sparhawk to be equally divided amongst them. And if my Said Daughter Should have any more Children lawfully begotten on her Body that should live to the Age of twenty one years then

I give & bequeath to each of them that Shall so live a Thousand pounds Sterling to be paid out of my Money in London under the Care of W^m Baker Esq^r.

I give & bequeath to my Grandson William Pepperrell Sparhawk if he Should live to the age of twenty one years one Thousand pounds Sterling out of my Money in London under the Care of William Baker Esqr and after my Wife and Daughter's Decease provided & on Condition that after he arrives to the age of twenty one years he Shall procure an Act of the Great & General Court of this Province of the Massachusetts Bay that his Name Shall from thence forward be call'd William Pepperrell and to leave the Name of Sparhawk all my Set of Plate which I receiv'd of Sir Peter Warren, and all my Relation & Friends Pictures which I may have in my dwelling House at the time of my Decease my Sword & Gold Watch, and all my real Estate lying & being in the Town of Kittery and in the Town of Biddeford & in the Town of Scarborough in this Said County of York except what I have heretofore given, To Hold for the Term of his natural Life and if he Should leave a Son lawful Issue of his Body then the Same Estate to be to him the said Son of said Grandson William & to his Heirs of his Body lawfully begotten from Generation to Generation Successively for ever in Fee Tail, so long as there Shall be any of the Name in his Line forever. But in Case he shall leave no Son but a Daughter then the said Estate shall be & remain in his eldest Daughter lawfully begotten of his Body upon Conditions that if She Shall marry that the Man to whom She Shall Marry Shall procure an Act as aforesd to change his Name to the Name of Pepperrell And after her Decease to go to the Male Issue of her Body lawfully begotten and to the Heirs of such Issue & Heir Male of her Body in Fee Tail Successively forever But if She Shall have no Son then the Said Estate Shall be to her eldest Daughter and her Male Heirs in Manner as aforesd Successively forever Provided & upon Condition that her Husband Shall get his

name altered to Pepperrell as aforesaid. But if my said Grandson William Shall not leave any lawful Issue Male or Female to take & inherit my Said Estate in Manner aforesaid Then all that I have mention'd to be given as aforesa to my Said Grandson William I hereby give & bequeath unto my Grandson Andrew Pepperrell Sparhawk & to his Heirs Male and for want of Heirs Male to his Female Heirs and to their Heirs Successively forever, Upon Condition that they & each of them claiming the Same by Force of this my Will Shall procure their Names to be changed to Pepperrell in Manner as is before in this my Will is expressed and directed. But if my Said Grandson Andrew Shall die & leave no Issue Male or Female lawfully begotten of his Body to inherit as afores^a then the said Estate shall come to my Grandson Nathaniel Sparhawk junr and to his Heirs Male or to his Heirs Female as it may happen in the Same Manner & upon the Same Conditions as my said Grandson William should have had the Same in every Respect to be observed. But if my Said Grandson Nathaniel Should die & leave no lawful Issue to inherit as aforesd then the Said Estate Shall in ye Same Manner descend to the next Brother my Grandson Samuel Hirst Sparhawk & to his Heirs Male or to his Heirs Female as it may happen in the Same Manner & upon the Same Conditions as my Said Grandson William should have had the Same in every respect to be observed But if my said Grandson should die & leave no lawful Issue to inherit as aforesd then the Said Estate Shall in the same Manner descend to his next Brother which my Said Daughter may have lawfully begotten of her Body But if my said Daughter Shall have no Son lawfully begotten of her Body to Inherit then the said Estate Shall and remain in her Daughter whom I call Mary Pepperrell Sparhawk upon Condition that if She Shall marry that the Man to whom She Shall marry shall procure an Act as aforesd to change his Name to the Name of Pepperrell and after her Decease to go to the Male Issue of her Body lawfully begotten and

to the Heirs of Such Issue and Heir Male of her Body in Fee Tail Successively forever But if She shall have no Son to inherit then the Estate shall be to her eldest Daughter and her Male Heirs in Manner as is aforesd Successively forever Provided & upon Condition that her Husband Shall get his Name altered to Pepperrell as aforesd But if my said Grand Daughter Should die & leave no lawful Issue to inherit as aforesd then the Said Estate Shall in the Same Manner descend to the next Daughter which my said Daughter may have lawfully begotten of her Body or other Issue lawfully begotten of my said Daughter Elizabeth Sparhawk & their Issue in Manner containing the Name of Pepperrell upon ye same Conditions in Manner as before expressed And in Case all the Issue of my said Daughter Elizabeth Sparhawk shall fail of lawful Issue Then the Said Estate after the Death of my Wife & Daughter Shall & remain to the Eldest Son of my Kinswoman Ioanna Frost of Falmouth Widow and to his Issue Male or Female and in Failure of such to the next Eldest Son or Daughter of the said Ioanna Succeeding as aforesd in the same Manner & upon Condition of their Names being altered as aforesd so as to bear up the Name of Pepperrell upon the Same forever. And in Case of failure in the Said Ioanna her Line, the Said Estate shall go to Pepperrell Frost the Son of my Kinswoman Sarah Frost of Kittery Widow & to his Heirs in Manner as is before expressed to William Pepperrell Sparhawk my Grandson and upon ye Same Conditions, and in Case of Failure in the Line of ye Said Pepperrell Frost in Manner aforesd the Same Shall be to the eldest Surviving Son of my Kinswoman Margery Wentworth Decd & his Heirs in Manner as aforesaid and under the same Limitation & Conditions and not otherwise. And in Case of my Daughter Elizabeth shall leave no Issue of her Body lawfully begotten who are to have the Estate if any live to inherit the Same on the Conditions aforesd and in Case they fail, and the Issue of the said Ioanna Frost fail, and of the said Pepperrell Frost and the Issue of the said Margery Wentworth Decd also fail, Then my Will is that the said Estate shall be kept in Repair and the Toomb built by my hond Father & Monument built over it shall be always kept up & well repair'd from time to time by the Income of Said Estate and one third part of the Remainder of the Rents or Profits of the Said Estate to be applied towards the Supporting a Congregational Minister in the place where I attend the publick worship at or near the place where the Meeting House now Stands in Said Kittery on the East Side Spruce Creek from time to time and a free School House to be built & Supported within sd Parish on the East Side of Spruce Creek out of the other two Thirds of the Income or Rents of said Estate Said School to be under the Care & Inspection of the Congregational Minister of Said Parish and my Executors and the Committee that Shall be from time to time chosen to manage the prudential affairs of said Parish but the School forever to be kept within half a Mile of my Dwelling House.

I give & bequeath unto my Grandson Andrew Pepperrell Sparhawk all the Lands & Real Estate which I have in New Hampshire except what I have before given and bequeathed To Hold to him & His Heirs & Assigns forever after my Wife & Daughter's Decease if he Should live to the age of twenty one years but if he should not live to that age then I give the Same to my Grandson William To Hold to him & his Heirs and Assigns forever but if the said William & Andrew neither of them should live to the age of twenty one years then the real Estate which I have in New Hampshire mentioned to be given to said Andrew shall be equally divided amongst all the Surviving Children lawfully begotten of the Body of my said Daughter that Shall live to the Said age of twenty one years, that is to say, after my Wife & Daughter's Decease.

If in Case the Money which I may have in great Britain should amount to more than the Thousands pounds Legacys

which I have before given & bequeathed in this my last Will It is my Will that it Shall be equally divided to & amongst all the Children that Shall be lawfully begotten on the Body of my said Daughter that shall live to the age of twenty one years.

All the Household Furniture in my now dwelling House except what is before mentioned in this my Will I give free Liberty to my Said Wife to give & dispose of the same to & amongst the Children lawfully begotten of the Body of my said Daughter as She shall think best but if in Case She should not so dispose of it in her life time: nor by Will then it is my Will that it shall be equally divided amongst my said GrandChildren that shall live to the age of twenty one years.

As to all other of my Real Estate whatsoever or wheresoever that I have not before mentioned in this my Will after my Wife & Daughter's Decease I give & bequeath to my Grandson William Pepperrell Sparhawk To Hold to him & his Heirs & Assigns forever if he Should live to the age of twenty one years but if he should die before he comes to Said age then I give & bequeath the same to my Grandson Andrew Pepperrell Sparhawk To Hold to him & his Heirs and Assigns forever if he should live to the Age of twenty one years after my said Wife & Daughters Decease; but if the Andrew should die before he arrives to Sa Age then to be equally divided amongst all the Children that Shall be lawfully begotten of the Body of my sa Daughter that Shall live to the age of twenty one years after my Wife & Daughters Decease.

And as to what Debts I may have due to me & my other personal Estate which I have not in this my Will mentioned nor disposed of after my Debts funeral Charges & Legacys are paid the remainder I give & bequeath to my said Grandson William if he should live to the age of twenty one years, but if he should die before he comes to said age then I give & bequeath the Same to my s^d Grandson Andrew if

he should live to the age of twenty one years but if he Should die before he comes to s^d Age then I order the Same to be equally divided amongst all the Surviving Children lawfully begotten of the Body of my Said Daughter that Shall live to y^e age of twenty one years. And I appoint my dearly beloved Wife Mary Pepperrell & my good Friends Ieremiah Moulton Iun^r Esq^r Sheriff of this County of York & M^r Benjamin Greenleaf of Kittery in said County of York Merchant Executors of this my Will and I do give & bequeath to each of them to Settle my Affairs Twenty pounds Sterling besides the Charge they may be at to Effect the Same and to let out my Lands on Rents and my Money on Use & improve the Same as they Shall think best.

In Witness whereof I have hereunto set my Hand & Seal this Eleventh Day of Ianuary Anno Domini 1759.

W^m Pepperrell (^a_{Seal})

Signed Sealed published & declared in our Presence and by us Subscribed in the Testators presence as his last Will & Testament. Ioseph Decker Iohn Underwood George Moody

In the Name of God Amen. I Sir William Pepperrell of Kittery in the County of York in ye Province of the Massachusetts Bay Baronet having made my last Will & Testament dated ye Eleventh Day of Ianuary Anno Domini 1759, Do upon further Consideration think proper to make this present Instrument in Writing as a Codicil thereunto and hereby do make the following Alterations & Additions That is—I hereby Revoke any & every Legacy & Bequest in my said Will given out of the Money I have in Great Britain and do hereby make a new Gift and Disposition thereof in the following Manner & Form vizt I give & bequeath the Same to Mary my beloved Wife and all my Grand Children that are or Shall be lawfully begotten of the Body of my beloved Daughter Elizabeth Sparhawk, in equal Shares. My meaning is that ye Share of Grand Child Shall be equal

to the Share of my said Wife. And if either of said Grand Children Shou'd die before he or she should arrive at the respective ages viz^t the Males of twenty one and the Females of Eighteen Years the part of such Dec^d Child shall be equally divided among the Surviving Brothers & Sisters or among the Survivors of them if such Decease shall happen before Marriage. But in Case he or She Shall happen to marry before they attain y^e respective ages afores^d they shall then have the absolute Property of their respective Shares afores^d. By this I would have it understood to be my Will that the said Children shall have only a Conditional Property or Right to said Money and the Interest thereof till y^e Events afores^d shall happen.

Item. Whereas in my said Will I nominated & appointed my beloved Wife Ieremiah Moulton jung Esqr & Mr Benjamin Greenleaf Executors of this my last Will & Testament, I hereby revoke the appointment of the said Ieremiah Moulton Esqr as he lives at a Distance & the Business might be troublesome to him. I therefore hereby constitute & appoint my dearly beloved Wife Mary Pepperrell & the said Benjamin Greenleaf joint Executors of this my last Will & Testament until my Grandsons Nathaniel Sparhawk & William Pepperrell Sparhawk shall respectively arrive at that age at which they may by Law act as Executors And then I make constitute & ordain them to be Executors with my said Wife as they respectively attain such age, and then vizt when either of them shall arrive at such age then it is my Will that the said Benjamin Greenleaf be eased of any further Trouble therein and his Power to cease. In all other Respects I confirm my said Will and do order & ordain this Codicil to be part of my last Will & Testament, and to be considered & allowed as Such. In Witness whereof I have hereunto Set my Hand & Seal the fourth Day of Iuly Anno Domini 1759.

The words given, be, be, it, be, W^m Pepperrell (a seal) interlined before signing.

Signed Sealed & Declared by the said Sir William Pepperrell to be a Codicil to & part of his last Will & Testament in presence of us Witnesses who Subscribed hereunto in his Presence, Iohn Underwood Ieremiah Bragdon George Moody.

Probated 24 July 1759; 14 July 1759 Mr. Greenleaf declines the trust.

Probate Office 10, 72.

In the Name of God Amen. I Iohn Shapleigh of Kittery in the County of York within the Province of the Massachusetts Bay in New England Gentleman not knowing how Soon or in what Manner it may please God to take me out of this world, For Settling my Estate to prevent Disputes & Difference about the Same after my Decease Do make & ordain this my last Will & Testament.

Imprimis. After a decent Burial of my Body my Will is that my just & reasonable Debts be well & truly paid.

Item. I give & bequeath unto Dorcas my well beloved Wife the Use & Improvemt of so much of my Land as to maintain two Oxen & Nine Cows for her & her Children until they shall come to the Age of Fourteen or Marriage I also give my said Wife nine Cows & two Oxen for that purpose. I also give to her my House I now live in and Sufficient Barn Room for that Term; And when all my Children shall be of that age or deceased, then my Wife shall have the Third part of all my real Estate during Life. also give her Sufficient Wood for Fuel during the Invency of my Children Sufficient planting & mowing Land during said Term, and freely to her self that Money due from her Brother Nehemiah Littlefield by Note of Hand which I took for her Portion. She shall have also for her own Use & at her Disposal my Riding Chair & Horse & Tackling; And my Negro Woman while She keeps my Family of Children, and one of my young Negroes named Prince for her self as her Property. I also give to my Said Wife all my household Stuff of every Sort for her Self and for her to dispose of amongst my Children as She pleases. I also give to my said Wife for her own Use Ten Sheep. I also give my said Wife Sufficient Land to keep her Horse & Sheep and for Fire wood until her Thirds are Set off.

Item. I give & bequeath unto my Sons namely Iohn Nicolas Iames & Dependance in equal Share all my Houses & Lands in Kittery & Berwick and in all & in all & every place & Places equally between them to be divided, they paying all Charges Legacys & Debts by the Sale & Produce of my personal Estate not hereby disposed of otherwise and of Moneys at Interest, and if there is not Sufficient of those Things I hereby order and give Power unto my Executors or Such as Shall be living to Sell so much of my out Lands as to raise Money Sufficient for Such Uses. Excepting out of my real Estate that House where my Eldest Son Iohn lives and one Acre of Land at the place where the House is which I give to him my said eldest Son John & his Heirs as a free Gift to him forever in Fee, not to be Subject to a Division with my other Estate.

Item. I give & bequeath unto my eldest Daughter Sarah Bartlet thirteen pounds six shillings & eight pence lawful Money within one year after my Decease which with what She hath already had is as much as any of my other Daughters are to have, and is in full of her Portion of my Estate.

Item. I give & bequeath unto my other three Daughters namely Doreas Mary & Alice to Each of them Eighty pounds lawful Money or y° Value thereof in good Household Stuff or the produce of my Lands at a just & reasonable Apprizement of the Same to be paid by my Executors at the Age of fourteen years or Marriage or in all the particulars aforesaid.

Item My Will is that in Case my Wife shall have any more or further Issue by me, if the Same be a Son or Sons

Such Son or Sons shall have a equal part or portion each of them of my Estate as my other Sons and if a Daughter or Daughters then to Share as my other Daughters.

Item. I appoint my Wife Dorcas & all my Sons to be Executors of this my Will. And Such of them as Shall be of age to act are to act until others arrive to Sufficient age to act as Executors.

And I do hereby revoke & disannul all & every Will and Wills by me made Ratifying this & no other to be my last Will & Testament. Witness my Hand and Seal the 24th Day of February 1759.

Signed Sealed pronounced & declared by the Said Iohn Shapleigh to be his last Will & Testament in presence of Elizabeth Cole × her mark Nathan Spinney Iohn Fry jun Ieremiah Wittum Noah Emery.

Probated 9 April 1759. Inventory returned 7 Oct. 1759 at £2324:0:71-2, by James Gowen, Benjamin Hill and Robert Morrell, appraisers. Debts due the estate from Downing Woodman, William Leighton, David Clark, John H. Hubbard, John Morrell, Joseph Hill, John Ferguson, Benjamin Furbnsh, Joseph Small, Zebnlon Trickey and Timothy Waymouth.

Probate Office, 10, 80.

In the Name of God Amen. I John Cottle of Kittery in the County of York in the Province of the Massachusetts Bay in New England Shipwright being of a sound Mind & Memory, but considering ye uncertainty of Life and not knowing how soon my great Change may come, Do make & ordain this to be my last Will & Testament. And after humbly committing my Soul into ye Hands of God the Father of Spirits hoping for his pardoning Mercy thrô the Merits of Iesus Christ our Lord, and my Body to the Dust to be decently Buried according to ye Discretion of my Executor hereinafter named, believing in ye Resurrect of the Body, and hoping for Eternal Life. That worldly Estate

which God in his good Providence has given me I give devise & bequeath the Same in the following Manner and Form, that is to Say. Imp^r My Will is that all my just Debts & funeral Charges be paid by my Executor out of my Estate within convenient time after my Decease.

Item. I give bequeath & devise to Anna my beloved Wife to hold to her & her assigns during her Widowhood and no onger the Use & Improvement of all my Estate both real and personal, excepting one half of my dwelling House with a convenient way to pass from said House over my Land to the High Way. But if my Said Wife Shall Marry then I give her one third part of my real and personal Estate during her natural Life and no more.

And if the Income or produce of my Estate be not Suffict for the Support of my Said Wife during her Widowhood it is my Will that my Son William Cottle take Care of her and provide for her yearly so much as will be Sufficient with what I have given her to afford her a comfortable Support as afores. And in case my Said Son notwithstanding my Will herein declared Shall refuse & neglect to take Care and provide for his Mother if the Income or Produce of my Estate be not Sufficient for her Support as aforesaid I hereby give my Said Wife full Power to Sell & dispose of so much of my moveable Estate as will be Sufficient for her comfortable Support with the Profits of my Estate as aforesaid.

Item. I give to my two Daughters Mary Moore, Sarah Cotten to each of them ten Shillings lawful Money of ye afores Province to be paid to them by my Executor within one year after the Decease of my Wife.

Item. I give & bequeath to my Son William Cottle after the Decease of my Wife all my real Estate with the buildings & appurtenances thereto belonging to him his Heirs & Assigns forever. If it Should happen that my Wife Should Marry, then I give two Thirds of my real Estate to my s^d Son with full Power to enter & become Seized thereof at the time his

Mother Shall so marry. And I give my Said Son all my personal Estate to be possessed of two Thirds thereof at the time his Mother shall marry and to enjoy the whole at her Decease in Case he Support his Mother if need be as aboves I also give my Son William his Heirs & Assigns the one half of my dwelling House with a convenient way to pass from said House over my Land to the High Way to be possessed by him at my Decease. Lastly, I hereby constitute & appoint my Said Son William Cottle Sole Executor of this my last Will & Testament and revoke all other Wills by me in any manner heretofore made. In Witness whereof I have hereunto Set my Hand & Seal this tenth Day of Decem Anno Domini 1755, and in ye 28th year of His Majta Reign.

Signed Sealed & declared by ye Said Iohn Cottel (Seal)
Iohn Cottel to be his last Will &
Testamt in presence of us.
Stephen Dixson Richard Gowell
Parker Foster Nath Remick

Probated 1 May 1759. Inventory returned 4 June 1759, at £109: 5: 6, by Joseph Hammond, Robert Cole and Benja Fernald, appraisers.

Probate Office, 10, 81.

In the Name of God Amen. I Thomas Butler of Berwick in the County of York Gentⁿ the twelfth Day of February 1759, being very Sick & weak of Body but of perfect Mind & Memory, Thanks be given unto God, therefore calling unto Mind the Mortality of my Body, and knowing that it is appointed for all men once to die, Do make and ordain this my last Will & Testament, that is to Say, principally & first of all, I give & recommend my Soul into the Hands of God that gave it, and my Body I recomend to the Earth to be buried in Decent Christian Burial at ye Discretion of my

Executor, nothing doubting but at the General Resurrection I Shall receive the same again by the mighty Power of God. And as touching such worldly Estate wherewith it hath pleased God to bless me in this Life, I give, demise & dispose of ye Same in ye follow Mañer & Form.

Imp^r I give to my well beloved Wife all my Household Goods & personal Estate.

I give to my beloved Son Moses Butler one third part of my Homestead with half the House thereon; and also one third part of a Lot of Land at Blackberry Hill he paying one third part of the following Legacies or Bequests when he Shall arrive to the Years of Twenty one.

Item. I give & bequeath to my Son Thomas Butler Thirteen pounds Six Shillings & eight pence.

Item. I give to my Daughter Olive Fippeny Forty Shillings

Item. I give to my Daughter Elizabeth Sayward Forty Shillings

Item. I give to my Grandson William Goodwin the Son of my Daughter Mary Deca twenty Shillings.

Item. I give to my beloved Son Samuel Butler whom I likewise constitute make & ordain my Sole Executor of this my last Will & Testament, the two third parts of my Homestead, and half my dwelling House & Barn, the two Third parts of a Lot of Land at Blackberry Hill, also all my Right in the Mills in Quamphegon & Priviledge, and Ten Acres of Timber Land in the Woods, he paying ye Two Third parts of the above Legacys, and all my just Debts & funeral Charges. And I do hereby utterly disallow revoke & disannul all & every other former Testaments Wills Legacys & Bequests & Executors by me in any ways before named willed & bequeathed ratifying & confirming this and no other to be my last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal the Day and year above written.

Thomas Butler (Seal)

Signed Sealed published pronounced & declared by the said Thomas Butler as his last Will & Testament in the presence of us the Subscribers, Moses Butler, Thomas Abbot ye 4th Thomas Butler jun[†]

Probated 4 April 1759. Inventory returned 6 July 1759, at £295: 5: 10, by Fox C. Cutt, William Gerrish and John Lord j^r , appraisers.

Probate Office, 10, 93.

In the Name of God Amen.

The thirty first Day of March 1759. I Moses Goodwin j^r of Berwick in y^e County of York Yeoman, being Sick and weak of Body, but of perfect Mind & Memory Thanks be given unto God, therefore calling unto Mind y^e Mortality of my Body, and knowing that it is appointed for all men once to die do make & ordain this my last Will and Testament, that is to say principally & first of all I give & recommend my Soul into the Hands of God that gave it, and my Body I recommend to y^e Earth to be buried in decent christian Burial at the Discretion of my Executor, nothing doubting but at the general Resurrection Day I shall receive the Same again by the Mighty Power of God; and as touching Such Worldly Estate, wherewith it hath pleased God to bless me in this Life, I give demise & dispose of y^e Same in the following Manner & Form.

Imp^r. I give my beloved Sister Martha Page twenty six Shillings & Eight pence lawful Money to be paid by my Execut^r.

Item. I give my Sister Patience her Children twenty six Shillings & eight pence lawful Money to be paid by my Execut^r.

Item. I give my Sister Mary Warren twenty six Shillings & eight pence lawful Money to be paid by my Executor.

I give to my Sister Abigail Bennet twenty six Shillings and eight pence lawful Money to be paid by my Executor.

I give to my Sister Phebe Emery twenty six shillings & eight pence lawful Money to be paid by my Executor

I give to my Sister Elizabeth Gray twenty six Shillings & eight pence lawful Money to be paid by my Executor.

Item. I give to my Sister Margaret Grant two pounds thirteen Shillings & four pence lawful Money to be paid by my Executor.

Item. I give to my well beloved Brother Aaron Goodwin whom I likewise constitute make & ordain my Sole Executor of this my last Will & Testament all & Singular my Lands & Tenements Goods & Chattels real & personal Estate, and all my Right & Title to any Lands that Shall come unto me as well as what I am in Possession to be by him freely possessed & enjoyed. And I do hereby utterly disallow revoke & disannul all & every other former Testaments Wills Legacys & Bequests & Executors by me in any Way before named willed & bequeathed ratifying and confirming this & no other to be my last Will and Testament.

In Witness whereof I have hereunto Set my Hand & Seal the Day & Year afore written.

Signed Sealed published pronounced

Moses Goodwin (Seal)

& declared by ye sd Moses Goodwin as his last Will & Testament in ye presence of us ye Subscribers.

Iohn Cooper

his

× Benjamin Hodsdon

mark

Foxwell C. Cutt.

Probated 19 June 1759.

Probate Office, 10, 104.

In the Name of God Amen. The Third Day of Iuly in ye year of our Lord 1752. I Jonathan Andrews of Scarborough in the County of York in New England Blacksmith, being weak in Body but of perfect Mind and Memory Thanks be given unto God, therefore calling to Mind the Mortality of my Body, and knowing that it is appointed for all men once to die. Do make & ordain this my last Will & Testament, That is to Say principally and first of all, I give & recommend my Soul into ye Hands of God that gave it, hoping thrô ye Merits Death & Passion of my Saviour Iesus Christ to have full & free Pardon & Forgiveness of all my Sins, and to inherit everlasting Life, And my Body I commit to ye Earth to be decently buried at ye Discretion of my Executor hereafter named, nothing doubting but at ye general Resurrection I Shall receive ye Same again by ye Mighty Power of God; And as touching such worldly Estate wherewith it hath pleased God to bless me in this Life I give demise & dispose of ye Same in the following Manner & Form, that is to Say, I give & bequeath to Sarah my dearly beloved Wife all that I have both House & Lands and all ye Moveables as long as She lives but after her Death, I give to my well beloved Son Ionathan Andrews twenty Acres of Land joining on the West side of the home Lot, and the Tools that I have belonging to the Smith Trade, and I give to my well beloved Ephraim Andrews Fifty three Acres of Land which was formerly called Fly's Place. And to Sarah Andrews my well beloved Daughter I give her the Sum of Thirteen pounds eight Shillings lawful Money, to be paid by Ionathan Andrews & Ephraim Andrews Fifty pounds a piece; And it is also my Will that She hath all ye Household Goods.

And I give to my well beloved Son Amos Andrews whom I likewise constitute make & ordain my only Executor of this my last Will & Testament all ye Home place and also

all the Cattle belonging to ye aforesd Home place; And also I desire that the Common Lands may be devided equally among them all by them freely to be possessed & enjoyed. And I do hereby utterly disallow revoke & disannul all & every other former Testaments Wills & Legacys Bequests & Executors by me in any Ways before this time named Willed & bequeathed, Ratifying & Confirming this & no other to be my last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal the Day & year above written.

Ionathan Andrews (Seal)

Signed Sealed published pronounced & declared by the Said Ionathan Andrews as his last Will & Testament In the presence of us the Subscribers.

Iohn Wellman Ioshua Purrington Richard Dresser.

Probated 9 July 1759.

Probate Office 10, 105.

In the Name of God Amen.

The Nineteenth Day of May in the 31st Year of ye Reign of King George ye Second Anno Domini 1758. I Ionathan Nock of Berwick in ye County of York Joyner being bound on an Expedition against Canada, and not knowing whether ever I shall return, Do make & ordain this to be my last Will & Testament, In which I commend my Body to the Dust for a Christian Burial; and my Soul to God who gave hoping for the Mercy of our Lord Iesus Christ to eternal Life thrô him; And as to the Worldly Estate I have or may hereafter belong to me I give & dispose of the Same in the following Manner, vizt.

Imp^r I give & bequeath all my Tools of all Sorts to Thomas Nock Son of my Brother Ioshua Nock.

Item. I give to my Sister Sarah Nock my Chest with a

Double Dantzick Lock. Item. I give to my Sister Temperance Nock my other Chist, and thirteen Shillings and four pence lawful Money to be paid her by my Executor.

Item. I give to my Sister Olive Hassam Six Shillings lawfi Money to be paid by my Executor.

Item. I give to my hond Father Zechariah Nock all my Wages that Shall be coming to me as a Soldier in the said Expedition. In the last place I give to my Brother Benjamin Nock his Heirs & Assigns forever all my other Estate real & personal which I now have or ought to have or hereafter may be coming to me in any way whatsoever. And I do hereby make appoint & ordain my st Brother Benjamin Nock to be Sole Executor to this my last Will and Testament. In Witness whereof I have hereunto Set my Hand & Seal the Day & year first above mentioned.

his

mark

Sign^d Seal^d publish^d pronounc^d & declard by ye sd Iona Nock to Ionathan X Nock (Seal) be his last Will & Testamt in presence of Caleb Emery, Ebenezer Hearl. Iaphet Emery, Noah Emery.

Probated 9 July 1759.

Probate Office, 10, 107.

In the Name of God Amen.

I William Tompson of Scarborough in the County of York and Province of the Massachusetts Bay Clerk, being advanced in years, and declining in bodily Strength, but thrô Gods Goodness for which I bless him, continuing of a Sound Mind & Memory, and considering that it will not be long before I must die Do therefore with Gods help Settle my affairs, and make & appoint this my last Will & Testament, disannulling disallowing & revoking all that have been before. First committing my Soul into yº Hands of God depending on His infinite Mercies, and his Sons infinite Merits for eternal Life, And my Body I comit to the Earth for a decent Burial hoping for a part in the Resurrection of the just; and as touching such Worldly Estate as God hath given me, I thus will order and dispose of it.

- I. Whereas, there was a Grant made me by y° Town of Scarbor° at their Meeting March 173\(^2\), of Two Hundred pounds towards building me an House to be paid in Lumber at the then Market price, which Sum was never fully paid me, but Forty two pounds thereof remains still unpaid, My Will is that Said Forty two pounds be collected & appropriated to y° Use of a School at Blackpoint End of said Town, which I do because of my Special Relation the latter part of my Life as pastor to that part of y° Town; and because also said End have paid me their part of said two Hundred pounds.
- II. My Debts & Necessary Expences being paid out of my Estate, I give & bequeath to my beloved Wife Anna Tompson my dwelling House Barn & Land thereto adjoining in Scarboro as also the Use of all my Household Stuff and Furniture of said House to improve enjoy & likewise to Sell & dispose of if She sees fit. I likewise give her two Cows four Sheep with the Improvement of so much Marsh yearly as will yield Hay enough to winter them during her Life; I do likewise give her the Service of my Negro Man during her Life; also my Will is that She have a good easie going Horse & Furniture whenever she Shall see fit to Travel abroad or go on a Iourney; Also that She have yearly Ten Cord of Wood brought to her Door; likewise that She have Six pounds Cash paid out of my Estate.

III. Having already given my Son William Tompson a valuable Tract of Land at Oak Hill, and also assisted him with Money to purchase another Tract of Land on Stroud

Water River, I do now also give him a piece of Thatch Land bought of the late Captⁿ Iohn Libby near Libby's River. As also one half of the Thatch Land on said River that I bought of M^r Ionathan Libby. I do likewise give him half my Interest in the common & undivided Lands in Scarborô and my best Yoke of Oxen.

- IV. I give to my Son Iohn Tompson the other half of my Right in ye common Lands of Scarborô also to each of my Children I give an equal Share in my Man Prince if he shall be living at their Mothers Decease leaving it to him to Choose which of my Sons to live with, and that the other Son & Daughter have paid to them the Value of their respective Shares in him by ye Son he chuses to live with.
- V. Also my Will is that my Son Iohn Tompson and my Daughter Anna Tompson have each of them an equal Share in my Estate not otherwise above disposed of.
- VI. What may remain of my Estate given to my Wife as above which She shall not have actually Sold given away or disposed of in her lifetime, My Will is that after her Decease when her Debts she shall have contracted, and her funeral Expences shall be paid it be equally divided among my Children.

VII. I nominate & appoint my Wife an Executrix & my Son William an Executor and also my Son Iohn another Executor of this my last Will & Testam^t if my last mentioned Son should be of age sufficient at my Decease.

In Witness to all above I have hereunto after interlining the Word, two, hereunto Set my Hand and Seal, this thirtieth Day of Ianuary Anno Domini One Thousand Seven Hundred & Fifty nine.

W^m Tompson (Seal)

Signed Sealed published pronounced & declared by ye Said William Tompson as his last Will & Testament in presence of, Walter Warren, Edm^d Hagens, Abigail Small.

Probate Office, 10, 110.

In the Name of God Amen. The Nineteenth Day of April Anno Domini one Thousand Seven hundred and fifty eight, I Benjamin Stevens of Falmouth in the County of York & Province of the Massachusetts Bay in New England Blacksmith being in good bodily Health and of a sound & disposing Mind & Memory Thanks be given to God, But calling unto Mind ye Mortality of my Body, and knowing that it is appointed for all Men once to die do make & ordain this my last Will and Testament, That is to Say, principally & first of all I give & recommend my Soul into the hands of God that gave it, and my Body I recommend to the Earth to be buried in decent Christian Burial at ye Discretion of my Executrix, nothing doubting but at the General Resurrection I shall receive the Same again by the Mighty Power of God, and as touching Such worldly Estate, wherewith it hath pleased God to bless me in this Life, I give demise and dispose of the Same in ye following Manner & Form. Imprimis, It is my Will that all my just Debts & funeral Charges be first paid out of my Estate.

Item. I give & bequeath unto my Son Benjamin one half my Smith's Tools he to have his Choice of y° Bellows & Anvil.

Item. I give & bequeath unto my well beloved Son Ioshua the other half of my Smith's Tools in Case he inclines to learn the Smiths Trade, otherwise to be left to my well beloved Wife Martha, to be by her disposed of for ye Use of ye Family.

Item. I give & bequeath unto my well beloved Wife Martha Stevens the Use & Improvem^t of all the remaining part of my Estate during the time of her continuing my Widow but in Case of a Second Marriage but one third from that time.

Item. I give & bequeath unto my several Children viz^t Benjamin Martha Ioshua Isaac Sawyer & Sarah two thirds of my Estate real & personal (Smiths Tools excepted) to be divided equally between them, at the time my Wife Should Marry again (in Case that Should be) and the Remainder thereof at the time of her Decease to be divided among them in the Same Manner to them their Heirs & Assigns forever.

And I do constitute make & ordain my beloved Wife Martha Sole Executrix of this my last Will & Testament And I do hereby utterly disallow revoke & disannul all & every other former Testaments Wills Legacys and Bequests & Executors by me in any Ways before named willed & bequeathed ratifying & confirming this and no other to be my last Will & Testament. In Witness whereof I have hereunto Set my Hand & Seal ye Day and year above written.

Signed Sealed published pronounced & declared by ye Said Benja Stevens as his last Will & Testamt in the presence of us the Subscribers.

Eunice Pearson
Lucia Cushing
Moses Pearson

Probated 1 Oct. 1759.

Probate Office, 10, 120.

In the Name of God Amen.

The Seventeenth Day of August Anno Domini 1759. I Henry Woolfe of North Yarmouth in the County of York, and Province of the Massachusetts Bay in New England Yeoman, being in perfect Mind & Memory Thanks be given to God therefor, calling to Mind the Mortality of my Body, and knowing that it is appointed for all men once to die, Do

make & ordain this my last Will & Testament, That is to say principally & first of all, I give & recommend my Soul into the Hands of God who gave it, and my Body I recommend to the Earth to be buried in a decent manner, nothing doubting but at the General Resurrection, I shall receive the Same again by the Mighty Power of God; And as touching such Worldly Estate wherewith it pleased God to bless me in this Life, I give demise & dispose of y° Same in the following Manner & Form.

Imprimis I give & bequeath to my beloved Wife Rachael all my person¹ Estate & Household Furniture; and also the Improvem^t of my real Estate during her natural Life.

Item. I give & bequeath One hundred & Nine Acres of Land lying at ye head of Herrisicket Neck so called which I bought of the Proprietors of the Common Lands in said Town as by Deed may fully appear unto ye Heir or Heirs of my Daughter Elizabeth Woolfe whom I left in England if any there be; and in Case none should appear, I give the Same to my Daughter Mary Woolfe.

Item. I give to my Daughter Mary all my Salt Marsh lying up Herrisicket River.

Item. I give & bequeath unto my two daughters Mary & Rachael in equal Halves according to Quantity & Quality about Two hundred and Sixty three acres of Land lying on Harrisicket Neck from the Point upward on said Neck, It being the Lands which was granted to the legal Heirs & Representatives of Thomas Shepherd late of North Yarmouth Dec^d as I am the legal Heir & Representative of the Said Thomas, and also all my Rights in all the Pews in the Meeting House in said North Yarmouth.

Item. I give unto my two Grand Children Henry & Elizabeth Moxey in equal Halves all my Rights of Land lying in that part of y° Township of North Yarm° commonly called & known by the Name of the Gore in said Township. I do

also ordain and appoint my Daughter Mary Woolfe Sole Executrix of this my last Will & Testament.

Signed Sealed published & declared Henry Woolfe (Seal) by ye sd Henry Woolfe to be his last Will & Testament In presence of us,

Patrick Googin Gilbert Winslow Barnabas Seabury.

Probated 1 Oct. 1759. Inventory returned 20 Sept. 1759, at £590: 18: 8, by Gilbert Winslow, Abrabam Pettingal and Barnabas Seabury, appraisers.

Probate Office, 10, 136.

In the Name of God Amen.

The twenty sixth Day of November Anno Domini One Thousand Seven Hundred & Fifty nine. I Iohn Milberry of York in the County of York in ye Province of the Massachusetts Bay in New England Yeoman being weak in Body but of perfect mind & memory Thanks be given unto God therefor calling unto Mind that mortality of my Body do make & ordain this my last Will & Testament, That is to Say, principally and first of all, I give & recommend my Soul into the Hands of God that gave it, and my Body I recomend to the Earth to be buried in a decent christian Burial at the Discretion of my Executrix believing that at ye General Resurrection I shall receive the same again by the Mighty Power of God, and as touching such Worldly Estate wherewith it hath pleased God to bless me in this Life I give demise & dispose of the same in the following Manner & Farm, vizt.

Item. I give & bequeath unto my Son Nathaniel Milberry and his Heirs thirteen pounds Six Shillings & eight pence to be paid by my Executrix at the time when my Son John shall arrive at the age of twenty one years or sooner as my

Executrix shall see fit. Item I give unto my Eldest Daughter Susanna Hord thirteen pounds six shillings & eight pence to be paid her out of my Estate by my Executrix at ye time when my Son John Shall arrive at the age of twenty one years or sooner as my Executrix shall see fit. Item I give unto my Daughter Miriam Thirteen pounds six shillings and eight pence to be paid her out of my Estate when my Son John Shall arrive at the Age of twenty one Years or sooner as my Executrix see fit.

Item. I give unto my Daughter Mary Thirteen pounds Six shillings & eight pence to be paid her out of my Estate when my Son John shall come to the age as afores^d or sooner as my Executrix shall see fit.

Item. I give unto my Daughter Sarah Thirteen pounds Six Shillings & eight pence to be paid her ont of my Estate when my Son John shall arrive at ye age aforesd or sooner as my Execut shall see fit.

Item. I give unto my Daughter Hannah Thirteen pounds six shillings & eight pence to be paid her out of my Estate when my Son John shall come to the age as aforesaid or sooner as my Executrix shall think fit.

Item. I give unto my youngest Daughter Eunice thirteen pounds six shillings & eight pence to be paid her out of my Estate when my son John Milberry shall arrive to the age of twenty one years or sooner as my Executrix shall think fit.

Item. I give & bequeath unto my Son Iohn Milberry the one half part of all my real Estate to be Set off to him by my Executrix when he Shall arrive to ye Age of twenty one Years.

Item. I give & bequeath unto my youngest Son Richard Milberry the other half part of all my real Estate to be Set off to him by my Executrix when he Shall arrive to y° Age of twenty one Years.

Item. My Will is that my well beloved Wife Susanna Milberry Shall have the one third part of all my personal & real Estate during her natural Life as the Law directs. And

my Will is that my Wife Susanna aforesd Shall have Liberty to improve the whole of my real Estate until my two Sons Iohn & Richard Shall arrive to ye Age of twenty one Years as aforesd. Also my Will is that my Wife Susanna Milberry Shall have Liberty to Sell off all the Wood Timber and Growth whatsoever that may be on Fifty acres of my Land the Sonthwest part of my Farm in York whereon I now dwell, It being for payment of my just Debts & Legacy's as far as the Growth of the Fifty Acres of Land Shall pay. And I make & ordain my well beloved Wife Susanna Milberry Sole Executrix of this my last Will & Testament She paying all my just Debts & funeral Charges out of my Estate, and I do hereby utterly disallow revoke & disannul all and every other former Testaments Wills Legacy's & Bequests & Executors by me in any Ways before named Willed & bequeathed, Ratifying & confirming this & no other to be my last Will & Testament.

In Witness whereof I have hereunto Set my Hand & Seal the Day & year afore written.

Signed Sealed published & declar^d by Iohn Milberry (Seal) the Said Iohn Milberry as & for his last Will & Testam^t in the presence of us who were present at y^e Signing and Sealing thereof Iames Berry, Abra^m × Booden Norton Woodbridge

Probated 31 December 1759. Inventory returned 29 March 1760, at £690: 14: 11, by Norton Woodbridge and James Berry, appraisers.

Probate Office, 10, 137.

In the Name of God Amen.

I Samuel Thompson of York in the County of York, within the Province of the Massachusetts Bay Cordwainer, being in a weak & low State of Body, but thrô the Good-

ness of God of a Sound Mind & Memory, Do make this my last Will and Testament. And I would commit my Soul into yº Hands of God, beging for the Pardon of all my Sins, and eternal Salvation thrô the Merits of the Lord Iesus Christ; and my Body I commit to the Earth to be buried in a decent Manner at the Discretion of my Executors, hoping for a glorious Resurrection of the Same to eternal Life. And the worldly Estate which thrô the Kindness of Providence I now possess I give & dispose of as is hereafter mentioned & expressed.

I order my Executors to pay my just Debts & funeral Charges out of my live Stock as soon as may be after my Decease.

I give & bequeath to my beloved Daughter Hannah Thomson (who has been kind & faithful in her Care of me and my Children) that part of my Homestead contained in the Field and described as follows, beginning at the Road in the Corner of Said Field, and to my Brother Benjamin Thomsons Land, and so to run Northerly by Said Road till it comes Even with the tenth Row of Appletrees in my Orchard taking in half Way between the tenth & Eleventh Rows of Trees there; Not accounting two appletrees which Stand a little Distance from Said Orchard as a Row: And from Said Road by a Line to run thrô my Orchard as aforesd parallel with the Line of my Said Bror Benjamin's Land; And so to extend from the Said Road the Same Bredth to the Brook that runs thrô my Farm, and bounded by the said Brook on the Easterly End, and by ye Said Road on the westerly Side, by my Brot Benjamin's Land Southerly, and Northerly by the Line above mentioned with all the Priviledges & Appurtenances thereto belonging to her ye Said Hannah her Heirs & assigns forever. I also give to my Said Daughter Hannah the Use & Improvemt of ye great Room in my dwelling House during the time She Shall continue Single or unmarried, I also give ye Said Hannah what Firewood She Shall have Occasion of, to burn in her Room during her remaining Single as afores^d, and to be haled from my Land by my Son Samuel out of that part which I herein give to him as She Shall need.

I give & bequeath to my beloved Son Samuel Thomson the two Thirds of all the remainder of my real Estate to him his Heirs & Assigns forever to be divided as follows, that part which lies next to my said Brother Benjamin's, & next to the Land herein given to my Daughter Hannah being the Southerly part of my Farm, to be to the Said Samuel with the House Barn & all the Priviledges & appurtenances to the Same belonging, reserving as is herein mentioned to my Daughter Hannah.

I give & bequeath to my Son Phinehas Thomson the one Third of my real Estate that Shall remain after Hannah's part is taken off, to be divided & Set off to him on the Northerly part of my Lands, on that Side next to Lands of my Bro^r Ioseph Thomson with all ye Priviledges & Appurtenances thereunto belonging to him the Said Phinehas Thompson his Heirs & Assigns forever.

It is my Will that my younger Children be received and taken care of in my dwelling House by my Elder Children until Such time as Suitable places be provided for them, to live abroad in good Families.

After providing for the necessary Subsistance of my Family the Winter following my Decease, I give to my Son Samuel two Thirds & to my Son Phinehas one third of all my live Stock that shall remain, and also all my Utensils of Husbandry & Moveables, out of Doors, Samuel paying two thirds & Phinehas one third of my Debts, Legacys and funeral Charges.

I give to my four Daughters namely Hannah—Dorcas Elizabeth & Tabitha all my Household Stuff—consisting of Beds Beding & Furniture Pewter Iron & Wooden Ware of all Sorts Chairs Tables Glasses, and all Indoor Moveables to be improved by them until my youngest Surviving Daughter

Shall arrive to the Age of fourteen Years, and then to be equally divided between them or their Survivors.

I give to my Daughter Dorcas Thomson Eight pounds lawful Money to be paid her by my Son Samuel when She Shall arrive at the Age of Eighteen years.

I give to my Daughter Elizabeth Thomson Eight pounds lawful Money to be paid her by my Son Samuel when She Shall arrive at the Age of Eighteen years.

I give to my Daughter Tabitha Thomson Eight pounds lawful Money to be paid her by my Son Phinehas when She Shall come to the age of Eighteen Years.

I do hereby constitute & appoint my two Sons Samuel and Phinehas Executors of this my last Will & Testament exhorting & requiring them to be kind & obliging to their Sisters, and to live in love & peace, one with the other that the God of Love & peace may be with them.

In Witness whereof I have hereunto Set my Hand and Seal the 24th Day of October Anno Domi: 1759. in the thirty third year of His Maj^{ts} Reign.

Signed Sealed & Declared by ye Sd Samuel Thomson (Seal)

Samuel Thomson as his last Will

& Testamt in presence of us

David Preble

Arthur Bragdon

Iohn Frost

Probated 31 December 1759. Inventory returned 29 March 1760, at £184: 6: 00, by Iohn Frost, Samuel Shaw and Henry Simpson, appraisers.

Probate Office 10, 142.

In the Name of God Amen.

I George Ingersoll of Falmouth in the County of York & Province of the Massachusetts Bay in New England Shipwright, calling to mind the Mortality of my Body & being of sound Mind & Memory Do this Ninth Day of Novem^r in the Year of our Lord One thousand seven hundd and Fifty six make & publish this my last Will & Testamt in Manner following that is to Say, I give to my beloved Brother Iohn Ingersoll of Falmo aforesd Shipwright all my Estate real & personal whatsoever whereof I shall die seized in possession Reversion or Remainder to him his Heirs & assigns forever in particular all my Right Title Interest & Inheritance of in & unto the real Estate of our hond Father Daniel Ingersoll of Boston Shipwright Decd being one Fifth part of the Same wheresoever the Same may be found to him the said Iohn Ingersoll his Heirs & assigns forever. And I make constitute & ordain my said Brother Iohn Ingersoll my Executor of this my last Will & Testament. In Witness whereof I the said Iohn Ingersoll have hereunto set my Hand & Seal the Day & Year above written.

George Ingersoll (Seal)

Signed Sealed published and declared by the Testator to be his last Will & Testament In presence of us.

Enoch Freeman
Samuel Bradbury
Wigglesworth Sweetser

Probated 6 Febry 1760.

Probate Office, 10, 152.

In the Name of God Amen. I Andrew Lewis of Kittery in the County of York in the Province of the Massachusetts Bay Yeoman being aged but in good Health of Body, and of sound disposing Mind & Memory, and knowing that it is appointed for man once to die do make this my last Will & Testament, and after humbly devoting my Soul to God the Father of Spirits hoping for his pardoning Mercy thrô y° Merits of Iesus Christ our Lord, and recommending my Body to a decent Burial according to the Discretion of my Executor herein after named believing & hoping in the Resurrection to eternal Life. My worldly Estate I give and devise in the following Manner & Form.

Imp^{rs} My Will is that all my Debts & funeral Charges be paid by my Executor as Soon after my Decease as may be conveniently done.

Item. I give to Mary my beloved Wife only a pair of Mourning Gloves having otherways provided for her.

Item. I give & bequeath to my Son Andrew Lewis one half of my Wearing Apparel with six shillings lawful Money to be paid by my Executor and the half of said Apparel to be delivered by him. This with what he has already receiv'd & I have paid & done & procured to be done for him is to be his full Portion of my Estate.

Item. I give & bequeath to my Daughter Mary Weare the Wife of Elias Weare five shillings lawful Money to be paid by my Executor She having already had her part & portion of my Estate.

Item. I give & bequeath unto my Daughter Grace Haley the Wife of Samuel Haley five shillings lawful Money to be paid as afores^d having already given her what I design'd she should have out of my Estate.

Item. I give & bequeath unto Dorothy my Daughter who is now the Wife of Iohn Main twenty shillings lawful Money in full for all her Services which she has done for me having paid her for the Same at the time the same was done as

much as it was really worth but as I have heard that her Husband threatens to make a demand for her said Services on my Estate or against my Executor after my Decease I mention it here to Show that I think she was fully paid for said Services in ye time they were done. And I design also said twenty shillings to be in full for her part & portion of my Estate having already given her what I esteem her full Share thereof.

Item. I give devise & bequeath to my Son Thomas his Heirs and assigns all the rest residue & remainder of my Estate real and personal wherever the Same is or may be found in Consideration of his giving Security to Support me & my Wife during our Lives and giving us a decent Burial and in consideration that he has for Several years supported us already And as I have by Deed of Sale dated the first Day of April Anno Domini one thousand seven hundred & fifty eight sold and conveyed to him Sundry Tracts of Land therein described I do hereby give grant & devise ye Same Land to him the said Thomas his Heirs & Assigns, and hereby ratify & confirm the said Conveyance to all Intents as much as in me lies so that the said Thomas may have hold & enjoy the said Land to him his Heirs & Assigns forever, and all other my Estate whatsoever not disposed of by me to any other person. Lastly, I hereby constitute & appoint my said Son Thomas sole Executor of this my last Will & Testamt and revoke all other Wills by me in any manner made and all other Testaments by me in manner heretofore made. In Witness whereof I have hereunto set my Hand & Seal the twenty seventh Day of Iuly Anno Domini 1758. Signed sealed & declared by vo

s^d Andrew Lewis to be his last Will & Testament In presence of us Witnesses who subscribed in his Presence. Tho Dennet Iohn Godsoe David Sewall William Parker. adrew Lewis (Seal)

Probate Office, 10, 155.

In the Name of God Amen.

This twenty seventh Day of August in ye Year 1759.

I Martyn Iameson of Biddeford in ye County of York in New England Yeoman, being very weak in Body but sound in Iudgment and of perfect Mind & Memory Thanks be given to God, therefore calling unto Mind the Mortality of my Body do make & ordain this my last Will & Testament, That is to Say, principally & first of all I give & recommend my Soul into ye hands of God that gave it hoping thrô the Merits Mediation & Satisfaction of my glorious Lord Iesus Christ on whom alone I depend for the Salvation of my Soul and my Body I commit to the Earth from whence it was taken to be buried in a decent christian Manner at the Discretion of my Executor hereafter named nothing doubting but at ye general Resurrection I shall receive the Same again by ye Mighty Power of God. and as touching such worldly Estate wherewith it hath pleased God to bless me in this Life I give demise & dispose of the Same in the following Manner.

Imprimis I give and bequeath to my Son William Iameson at my Death the Receipt that he gave me for one Hundred pounds which Receipt bears Date ye fourteenth of March 1759, and it is to be understood by me ye Sd Martyn that the Land I gave my Sd Son William by Deed of Gift which Deed bears Date ye aforesd fourteenth Day of March 1759, The Lands contained in Said Deed is to be part of the Said William part or Share of my Estate.

Item. I give to my Son Iames Iameson whom I likewise constitute make & ordain my Sole Executor of this my last Will & Testament the Receipt that he gave me for Fifty four pounds, which Rec^t bears date y^e 14th Day of March 1759, and it is to be understood by me y^e Said Martyn that the Lands I gave to my Said Son Iames by Deed of Gift which Deed bears Date the Said fourteenth Day of March 1759, the Lands contained in Said Deed is to be part of the

Said Iames's Part or Share of my Estate, and further more I give unto the Said Iames all the Lands adjoining to the Said Forty Acres mentioned in Said Deed, and is at the Northwest End thereof holding the Same Breadth of the Said Deed till it comes to the Head or Northwest End of my Homstead.

Item. I give to my Son Samuel Iameson that part of my Homestead that adjoins to Said Iames's Land above mentioned, and is on the Northeast Side thereof, and is the Same length of the Said Iames's two Lots, and ye Breadth thereof is between the said Iames's Land and the Land of Mrs Cambell and is to be on the Same Course or Line that Iames is at the Sontheast & Northwest Ends and lieth between the Said Iames's Lands & Said Cambells Land: and also I give to my Said Son Samuel one Yoke of Oxen.

Item. I give to my Son Robert Iameson after ye Death of my loving Wife Grizell all the remainder of my Homestead which is bounded on ye Northwest by ye Lots of my aforementiond Sons Iames & Samuel and holding the Breadth of Said Lots to ye Southeast End of Said Homestead with the Building thereon. And also I give him one yoke of Oxen when he Shall come to the Years of twenty one.

Item. I give to my two Daughters Hannah & Iane at their Marriage or at their arriving at y° Years of Eighteen each of them one good feather Bed & Beding, and each of them one Cow at y° Day aforementioned, and likewise it is my Will that my four Sons aforementioned William Iames Samuel and Robert pay Forty pounds lawful Money to my Said Daughters Hannah & Iane that is to Say twenty pounds to each of them, and that my Said Sons pay y° Said Forty pounds equally among them, that 's Ten pounds each of them, The Said Moneys to be paid to the Said Hannah and Iane at y° Year aforementioned; And if my Sd Sons Shall neglect to pay the Said Forty pounds at the time afore mentioned, then it is my Will and I do give to my Said Daughters Hannah & Iane Twelve acres of Marsh in the Marshes

called little River Marshes in S^a Biddeford and Said Marsh is on y^e Side of S^a River and to join to Said River, and is part of that Marsh I bought of Eben^{zr} Bron, & Ezekiel Hael to run back from S^a River holding the Breadth of said Lots bought of Said Bron & Hael till the Said twelve Acres is compleated.

Item. I give to my Daughter Mary Gillpatrick the Note of Hand that is due from her Husband which is y° Sum of Six pounds two Shillings & two pence lawful Money and likewise what is due to me on Book to this Day of the Date hereof, and if my Said Wife Should out live me then at her Death the Said Mary to have an equal part in my personal Estate with y° rest of my Children.

Item. It is my Will that my loving Wife Grizzel have the Improvement of all that part of my Homestead which I have given to my Son Robert with the Building thereon if She Should outlive me, and likewise my person¹ Estate to improve during her life excepting what I have in this Will given away: and it is my Will that my Said Wife have Liberty to cutt Fire Wood & fencing of or from any of my Lands during her life for ye Support of my Family And in Fine it is my Will, that ye Remainder of my Lands & Marshes, that I have not disposed of in this Will I give it to my four Sons aforenamed William Iames Samuel & Robert to be equally divided among them, and my personal Estate that shall be left at the Death of my Said Wife if She Shall outlive me, that is to say my Stock to be equally divided among my Children both Sons & Daughters and my Housel Goods to be divided among my three Daughters; But it is to be understood by me, that my funeral Charges and my just Debts be paid out of my personal Estate.

In Witness whereof I have hereunto Set my Hand & Seal the Day and Year above written. Martyn Iameson (Seal) Signed Sealed published pronounced & declared by y° Said Martyn Iameson as his last Will & Testament in the presence of us the Subscribers, Robert Patterson Daniel Camell & Robert Patterson jr

Probated 24 April 1760. Inventory returned 22 June 1760, at £233:16:4, by T Jordan, Amos Chase, Robert Patterson jr appraisers.

Probate Office, 10, 178.

In the Name of God Amen. The Sixth Day of March 1760. I Samuel Wilds of Arundel in the County of York and Province of the Massachusetts Bay Yeoman, being very Sick & weak in Body but of perfect Mind & Memory, thanks be given to God for the Same and calling to Mind the Mortality of my Body, and knowing that it is appointed for all men once to die, do make & ordain this my last Will & Testament, principally & first of all, I do give my Soul into the Hands of God that gave it, and my Body to ye Earth to be buried in a Christian Manner according to ye Discretion of my Executors not doubting but at the General Resurrection I Shall receive the Same again thrô the mighty Power of God. And as touching Such worldly Estate as it hath pleased God to bless me with hear in this Life, I do give demise & dispose of the Same in the following Manner & Form.

First. I do give my two Sons Samuel & John Wildes all my real Estate both Lands & Marsh (except Six Acres of Land) to be equally divided between them when they come to the age of twenty one Years, only I do order my Son Samuel to pay out of his part, what I owe to Rishworth Iordan Esq^r.

2^{1y} I do give to my three Daughters Mary Hannah & Sarah, Eight pounds a piece lawful money out of my Estate to be paid them when they come of Age by my two Sons Samuel & Iohn the one to pay the one half and the other ye other half, and I do order my Sons Samuel & Iohn to pay equally between them four pounds lawful Money to my Grand Child Susanna Weeks when She comes of Age.

3^{1y} I give to my Daughter Elizabeth Deshon Six Acres of Land bounded as followeth, beginning at a Heap of Stones which is Thomas Huffs S. W. Corner of a Lot of Land running from Said Stones Northwest to a Birch Stump, then South West twenty Rods, then Southeast fifty Rods, then Northeast to y° Bounds first mentioned.

4^{ly} I do give & bequeath to my dear and loving Wife Elizabeth (during her Widowhood) all my moveable Estate both within doors & without, that is the Improvem^t of it for the bringing up my Children and paying my just Debts and if my personal Estate will not pay my just Debts then my Will is that my two Sons Samuel & Iohn pay them out of the real Estate; and my Will is that my Wife have the Improvement of one third of all my real Estate (during her Widowhood) and I do hereby make & appoint my dear and well beloved Wife Executrix & Thomas Perkins jun^r of Arundel afores^d Executors to this my last Will & Testament, hereby revoking disannulling & making void all other and former Wills & Bequests by me made and declaring this only to be my last Will and Testament. In Witness whereof I have hereunto Set my Hand and Seal.

Signed and Sealed

Samuel Wilds (Seal)

in presence of,
Robert Cleaves, Thomas Huff,
Caleb × Moody Carr

Probate Office, 10, 178.

In the Name of God Amen. This twelfth Day of October 1759, I Iohn Bryant of Scarbor^o in the County of York in New England Yeoman being very Sensible that I can't continue long in this Life by Reason of the Hurt I have receiv'd in my Body this Day, but of perfect Mind & Memory, Thanks be given unto God, therefore calling unto Mind the Mortality of my Body, and knowing that it is appointed for all men once to die do make & ordain this my last Will & Testament. First of all, I give myself to God the Father Son & holy Spirit; hoping thrô the Merits Mediation & Satisfaction of my glorious Lord Iesus Christ on whom alone I depend for Salvation, at my Decease to receive y^e Salvatⁿ of my Soul. And as for my Worldly Estate I give as follows.

Item. I give to my Daughter Eleoner Watson Five pounds lawful money.

Item. I give to my Daughter Temperance Hartford Five pounds lawful Money.

Item. I give unto my Grandson Samuel Davis Bryant five Shillings lawful Money.

Item. I give to my Grand Daughter Charity Holmes five Shill^{gs} lawful Money.

Item. I give to my Grand Daughter Martha Bryant five Shillings lawful Money.

Item. I give to my Grandson Bartholomy Bryant five Shillings lawful Money.

Item. I give to my Grand Daughter Rebecca Brayant five Shillings lawful Money.

Item. I give to my Grandson Iohn Bryant five Shillings lawful Money.

Item. I give to my Grandson Iames Fly five Shillings l. Money. I give to my Grand Daughter Dorcas Fly five Shillings l. Money.

Item I give to my Grand Daughter Marey Fly five Shill^g l. Money

Item I give to my Grand Daughter Elizh Fly five Shills. Money. I give to my Well beloved Wife Mary Bryant the Improvement of all my Estate real & personal during her Life whom I appoint Executrix to this my last Will & Testament.

Item. I give to my Grandson Eleazer Bryant the all my real Estate which I have in the Town of Scarboro' afores after the Decease of my said Wife. And the rest of my Estate which I have not disposed in this my Will, I give to be equally divided among my Children. It is to be understood by me that my Said Wife is to have ye Improvemt of all my Estate during her Life. In Witness whereof I have hereunto Set my Hand & Seal they Day & Year above written.

Signed Sealed published pronounced & declared by y° Sd Iohn Bryant as his last Will & Testament, in presence of us, the Subscribers, Nath Milliken Iosiah Graffam, Sylvanus Scott.

Iohn & Bryant (Seal)
mark

Probated 7 July 1760. Inventory returned 29 Sept. 1760, at £334: 0: 8, by Martyn Jose and John Fabyan, appraisers.

Probate Office, 10, 180.

In the Name of God Amen.

To all People to whom these presents Shall come Greeting. Know ye That I Peter Rich of Wells in the County of York in the Province of the Massachusetts Bay in New England Husbandman being, (thrô the Divine Goodness) of a Sound disposing Mind, thô far advanced in Years, and labouring under great bodily Infirmities, Considering my present mortal State, and the near Approaches of my great & last Change, and committing my never dying Spirit into

the merciful Hands of a gracious God thrô ye infinite Merits of his dear Son: and my Body into ye hands of my Executors hereafter named to be by them decently interred in hope of a glorious Resurrection to a Life immortal, by the mighty Power of God thrô him who is the Resurrection & the Life. Dispose of the temporal Estate wherewith it hath pleased ye Lord to bless me in the following Manner Vizt.

- 1. I will that all my just Debts & funeral Charges Shall be paid out of my moveable Estate by my Executors.
- 2. I give & bequeath unto my well beloved Wife Elizabeth Rich during her natural Life all my Lands both upland & Meadow or Meadow Ground containing about Eighty Acres be the same more or less lying & being in Said Wells, butted & bounded as in my Deeds & Returns of ye Surveyors laying ye Same out may be seen on ye Records of the Town & of the County aforesd or wheresoever lying & being, and howsoever ye Same may be butted & bounded together with my Buildings & Fences thereupon, and with all the Priviledges & appurtces thereunto belonging, so that ye Said Lands with ye Sd Buildings Fences & Appurtces Shall be under her Sole Command and improved & disposed of by her as She Shall direct and order during the above mentioned term of her natural Life, but Shall not be given away Sold or any ways alienated by her. I also bequeath & give unto my beloved Wife aforesd all my moveable Estate within Doors & without of what Name or Nature soever it be to improve & use for her own benefit & advantage during her natural Life, & to Sell any part thereof She Shall judge needful for her Support.
- 3. I give & bequeath unto my beloved Daughter Mary Goodwin the Lot of Land above ye Country Road on which She with her Husband & Family now dwells, the Said Lot containing Fifty Acres be it more or less, it being that which was granted to me by ye Proprs of the Town of Wells Iuly 12, 1720, and laid out by Virtue thereof Iuly 18, 1720, by Ios: Hill Survey for Wells, as may be Seen on ye Proprs

Book of S^d Wells, together with y° Buildings & Fences thereupon, and all the Priviledges & Comodities thereunto belonging, to be possessed & enjoyed after y° Death of my Wife aforesd & not before by my Sd Daughter Mary Goodwin & her Heirs forever. And in Case my Daughter Mary Goodwin Should be left a Widow after y° Decease of my aforementioned Wife, My Will is that She Shall have one third part of my mowing Ground to improve by getting y° Grass that Shall grow thereupon Cut & made up into Hay and haled off yearly and every Year during her Said Widowhood & no longer, and y° Sd third part of my mowing Ground is to be understood with respect to quality as well as quantity, & so to be Set off to her my Sd Daughr Mary Goodwin.

4. I give & bequeath unto my beloved Grandson Peter Rich Goodwin the eldest Son of my only Daughter ye above mention^d Mary Goodwin all my Lands both Meadow or Meadow Ground & Upland below the Country Road Vizt the parcel or Lot of Land I now dwell on in Sd Wells part of which I purchased of Nath¹ Clark Nov^r 15 Anno Domini 1731 butted & bounded as by Sd Deed may be Seen containing Five Acres, and a piece of Meadow ground adjoining being part of ye ten Acres granted to me by ye Proprietors of Sd Town containing two Acres be it more or less And likewise twenty Acres of meadow or meadow ground be it more or less eight Acres of which are part of ten Acres granted to me by ye Proprs of ye Town of Wells Iuly 12th 1720 & laid ont Feba 12, 1721, And the other twelve Acres being what I purchased of Saml Littlefield and were laid out unto me May 21, 1741, on ye Northern Branch of little River So called in Wells aforesd the Buts & Bounds whereof may be seen by the Returns of ye Survey together with ye Buildings and Fences upon Said Lands, and all ye Priviledges & Appurtenances thereunto belonging to be entered upon possessed & enjoyed after ye Death of my Wife aforesd & not before, by him the Said Peter Rich Goodwin his Heirs and Assigns forever excepting one third part of the Mowing ground during the time of his Mothers Widowhood in Case She Should be a Widow as is above Supposed.

I likewise give & bequeath unto him my Said Grandson Peter Rich Goodwin All my Cattle Utensils Household Stuff, and all & every part of my moveable Estate within Doors or without of what Name Nature or kind Soever it be that Shall be left undisposed of at my aforement^d Wifes Decease.

5. And now revoking & disannulling any & all other Will or Wills made or Said to be made by me, I do by these presents declare this to be my last Will & Testament of which I constitute & appoint my beloved Wife Elizabeth Rich afores and my trusty & well belov Son in Law Iames Burnam to be Sole Executors. & In Testimony hereof I have hereunto Set my Hand & Seal this twentieth Day of February in the Year of our Lord One Thousand Seven hundred and Fifty fiftyone, and in the twenty fourth Year of our Sovereign Lord George the Second by the Grace of God, King of great Britain France & Ireland, Defender of the Faith &c.

Signed Sealed pronounced and declared in presence of Us, Iohn Bourn Iohn Bennett Caleb Preble Peter R Rich $\binom{a}{\text{seal}}$

Probated 7 July 1760. Inventory returned Oct. 21, 1760 at £ 33: 4:7 by John Littlefield, Nathan Littlefield and Samuel Jefferds appraisers.

Probate Office, 10, 202.

In the name of God Amen. This twenty fourth Day of November Anno Domini 1758. I Iacob Brown of North Yarmonth in the County of York, and Province of y° Massa: Bay in New England Yeoman being weak of Body but of Sound Mind & Memory, Thanks be given to God therefor: Calling to Mind my Mortality, and that it is appointed for all men once to die, Do make & ordain this my last Will & Testament. That is to Say principally & first of all I recomend my Soul to God who gavet it: And my Body I recomend to the Earth to be buried in a decent Manner nothing doubting but at ye general Resurrection I Shall receive the Same again by the Mighty Power of God, And as touching Such worldly Estate as it hath pleased God to bless me with in this Life, I give demise & dispose of the Same in the following Manner & Form.

Imp^r I give unto my loving Wife Mary Brown one Cow & all household Stuff And her Maintenance So long as She Shall remain my Widow.

Item. I give unto my Son Iacob Brown five Shillings lawful Money which together with the twenty acres of Land I have obliged my Self to give him by a Writing under my Hand, and all the Debts due from him to me, which I do also give him, to be his Share of my Estate.

I give unto my Son William Brown all my Lands & Buildings near Consins's River so called where I now dwell excepting twenty Acres which I have already obliged my Self to give unto my Son Jacob. I also give unto my Son William all my Right of Commons with the Propriet^{rs} of the Common Lands in the Township of North Yarm^o together with all my moveable Estate as Cattle Tools & ont. Door Utensils &c. he to provide an honorable Maintenance for his Mother So long as She remains my Widow. He also to pay all my just Debts.

Item I give to my Daughter Hannah the Wife of Iacob Royall and to her Heirs by way of Legacy one Cow & Six pounds thirteen Shillings & four pence lawful Money to be paid her by my Son William within twelve Months after my Decease.

Finally I do constitute make & ordain my Son William my Sole Executor of this my last Will & Testament. And I do declare this & no other to be my last Will and Testament.

In Witness whereof I have hereunto set my Hand & Seal the Day & Year above written.

Iacob Brown (Seal)

Signed Sealed pronounced & declared by Iacob Brown as his last Will & Testament, In the presence of Us, Nath¹ Coffin, Gilbert Winslow Ian × Soul

Probated 21 Oct. 1760. Inventory returned 26 March 1759, at £255: 2: 2 by Solomon Mitchell, Gilbert Winslow and Thos. Scales appraisers.

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